BURMA CODE.

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GOVERNMENT OF INDIA LEGISLATIVE DEPARTMENT.

THE

BURMA CODE.

FOURTH EDITION.



CALCUTTA
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1910

Price Rupees Seven.
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PREFACE.

THIS, the fourth edition of the Burma Code, contains the local enactments in force in Burma passed up to the end of the year 1909, and is based on the last edition which was published in 1899 As in that edition the Acts and Regulations in force in Lower and Upper Burma are printed in chronological order

- 2 The volume is divided into five parts. The first three parts contain the Bengal Regulations Local Acts of the Governor General in Council and Regulations under the Govern ment of India Act, 1870 (33 Vict, c 3) in force in Burma respectively while the fourth part contains the Acts passed by the Lieutenant Governor of Burma in Council. In the case of each Act the territorial extent of its operation is, as in the last edition, indicated under the title of the Act. The fifth part contains all notifications now in force extending enactments to the Chin Hils, the Kachin Hill Tracts and the Shan States and in an Appendix thereto the enactments which have been extended to the Arakan Hill Tracts and to Upper Burma under the Scheduled Districts Act, 1874 (XIV of 1874) are enumerated
- 3 A Chronological Table showing how the enactments printed in this volume, have been affected by later legislation has been prefixed and an index to the enactments contained in the volume has been appended
- 4 The enactments are printed as modified up to the 31st July, 1910 The only local enactments applying to Burma, which have been passed in the course of the present year, are the Burma Laws Act, Kachin Hill Tribes Regulation and Chin Hills Regulation Amendment Regulation, 1910 (II of 1910), the Burma Process Fees Act (Bur Act I of 1910) and the Burma Steam boilers and Prime movers Act (Bur Act II of 1910) which are printed in an Appendix
- 5 The volume has been compiled and passed through the Press by Mr G R Ridge, Superintendent of the Publication Branch of the Legislative Department

S C BANERJEE,

Legal Assistant, Legislative Department

SIMLA,

The 10th August, 1910

CHRONOLOGICAL TABLE.

PART I-BENGAL REGULATION IN FORCE IN BURMA.

1	2	3	4	б	6
Year	No	Short title	Whether in force in Lower Burma Upper Burma, or both	Whether repealed or otherwise affected by legislation	Page
1818	ш	The Bongal State Prisoners Regu lation, 1818 1	Lower and Upper Bur ma	Rep in part, Act XVI of 1374 Amended, Act XII of 1891 Supplemented Act XXXIV of 1850	1

PART II —LOCAL ACTS OF THE GOVERNOR GENERAL IN COUNCIL IN FORCE IN BURMA

1	2	3	4	5	6
Year	No	Short title	Whether in force in Lower Burma Upper Burma, or both	Whether repealed or otherwise affected by legislation	Pago
1867	XXXII	The Chief Commis sioner s Powers Act	Lower Burma	Now obsolete	Not repub- inshed
1876	п	The Burma Land and Revenue Act 1876.	Ditto .	Rep in part, Act II of Act XII of 1882 Bur Act. I of Rep, in part and an ended, act XIII of 1893 Amended, Bur Act I of 1001 Bur Act I of 1007 Appla of cert in provi sions extended Bur Act III of 1005	8

¹This short title was given by the Repealing and Amending Act, 1897 (5 of 1897), eec General Acts, Vol. IV, p 548

PART II.—LOCAL ACTS OF THE GOVERNOR GENERAL IN COUNCIL IN FORCE IN BURMA—contd.

1	2	3	.1	5	6
Year.	No.	Short title.	Whother in force in Lower Burma, Upper Burma, or both.	Whether repealed or otherwise affected by legislation.	Page.
1877	XIII	The Burma Embankment Act, 1877.	Lower Burma	Rep. in part, Act XI of 1889. Amended, Act XIII of 1898. To be repealed on the coming into force of Bur. Act IV of 1909.	30
1879	IX	The Burma Coast Lights Act, 1879.	Ditto	Rep. in part, Act X of 1889. Amended, Act XIII of 1898.	32
1879	XIV	The Hackney Car- riage Act, 1879.	Lower and Upper Bur- ma.	Rep. in part, Act XIII of 1889. Amended, Act I of 1903.	37
1880	п	The Burma District Cesses and Rural Police Act, 1880.	Lower Burma	Rep. in part, Act III of 1889, s. 1 (6). Rep. in part and amended, Bur. Act VI of 1007. Amended, Act XIII of 1898.	4 .5
1880	V	The Burma Boundaries Act, 1880.	Lower and Upper Burms.	Rep. in part and amended, Act II of 1895. Amended, Act VI of 1900, s. 47. Bur. Act III of 1909.	4 8 .
1883	XIII	The Vaccination Act, 1880.	Ditto	Supt. Bur. Act VI of 1908.	58
1882	XVIII	The Burma Steam- boilers and Prime-movers Act, 1882.	Lower and Upper Bur-	Rep. when Bur. Act II of 1910 comes into force. Rep. in part, Act I of 1903. Amended, Act I of 1885; Act XIII of 1898.	65
1883	viii	The Little Cocos and Preparis Is- lands Laws Act, 1683.	Lower Burma	Rep. in part, Act XII of 1891.	, 72

PART II.-LOCAL ACTS OF THE GOVERNOR GENERAL IN COUNCIL IN FORCE IN BURMA-contd.

1	2	3	4	5	6
Year	No	Short title	Whether in force in Lower Burma, Upper Burma, or both	Whether repealed or otherwise affected by logislation	Page,
1883	XII	The British Bur ma Pilots Act 1883	Lower Burma	Amended, Bur Act V of 1908	74
1884	XIX	The Rangoon Water works Act, 1884	Lower Burma (Rangoon)	Rep in part, Act XII of 1891 Amended, Bur Act I of 1900 Burma Act II of 1507 Applin extendible, Bur Act III of 1898, 8 209	82
1885	I	The Burma Steam boilers and Prime movers Act, 1885	Lower and Upper Bur ma	Pep when Bur Act II of 1910 comes into force	94
1887	λV	The Birma Military Police Act, 1887	Ditto	Rep in part and amend ed, Act XIII of 1898 Amended, Bur Act III of 1899 Bur Act II of 1901	95
1888	XVIII	The Burma Finan cial Commission er's Act, 1888 2	Ditto .	Rep in part, Act XII of 1896, Act XIII of 1898, Act 11 of 1899	103
1895	п	The Burma Boun daries Act Amendment Act, 1895	Lower and Upper Bur- ma	Rep in part, Act XIII of 1898	105
1893	XI	The Pegu and Tenasserim Validation Act, 18953	Lower Burma		106
1896	хп	The Excise Act, 1896	Lower and Upper Bur ma	Rep in part, Act XIII of 1898 Amended, Act VII of 1906	110

¹ Now read "Lower Burma," see Burma Laws Act, 1808 (13 of 1808) a 7, post.
2 This short title was given by the Burma Laws Act, 1878 (13 of 1878), post
3 This short title was given by the Burma Laws Act, 1878 (13 of 1808), post,

PART III.—REGULATIONS MADE FOR BURMA UNDER THE GOVERNMENT OF INDIA ACT, 1870 (33 VICT., c. 3).

1	2	3	4	5	6
Year	Хъ	Short title	Whether in force in Lower Burms, Upper Burms, or both	Whether repealed or otherwise affected by legislation	Page
1874	VIII	The Arakan Hills Civil Justice Re- gulation, 1874	Lower Burm .	Amended, Reg Vof1878, Reg II of 1892, Act VI of 1900.	185
1874	IX	The Arakan Hill District Laws Regulation, 1874	Ditto	Rep in part, Act XI of 1878, Act XIX of 1881, Act XIX of 1882, Act XI of 1882, Act VIII of 1890, Act 1X of 1894, Act IXI of 1894, Act IXI of 1894, Act IXI of 1898, Act I of 1898, Act I of 1893	200
1876	V	The Arakan Hills Civil Justice Amendment Re gulation, 1576.	Ditto		207
1887	x	The Upper Burma Stamps and Limitation Regulation, 1887.	Ditto .	Rep 10 part, Reg I of 1891, Reg I of 1896, Act XIII of 1858.	203
1587	XII	The Upper Burms Ruby Regula- tion, 1887	Detto	Rep. in part and amend od, Act XIII of 1838 Amended, Reg V of 1891; Reg. I of 1897.	209

PART III.—REGULATIONS MADE FOR BURMA UNDER THE GOVERNMENT OF INDIA ACT, 1870 (33 VICT., c. 3)—contd.

1	2	3 .	4	5	8
Year.	No.	Short title.	Whether in force in Lower Burma, Upper Burma, or both.	Whether repealed or otherwise affected by legislation.	Page
1839	III	The Upper Burma Land and Revenue Regulation, 1889.	Upper Burma.	Rep. in part, locally (when notified) bur. Act III of 1905. Bur. Act II of 1905. Bur. Act I of 1905. Bur. Act I of 190 0 (when brought into force). Reg. IV of 1896 Rep. in part and amended, Act XIII of 1898; Rog. V of 1901. Amended, Reg. III of 1894; Reg. II of 1895; Reg. III of 1898; Reg. IV of 1900; Reg. III of 1903. Reg. 6 of 1907 Appla. extended, (when notified) Bur. Act III of 1905.	219
1891	v	The Upper Burma Ruby Regula- tion (1837) Amendment Re- gulation, 1801. ¹	Ditto		243
1892	II	The Arakan Hills Civil Justice Regulation(1871) Amendment Re- gulation, 1802,1	Lower Burm:	••••	213
1592	Y	The Upper Burma Criminal Justice, 1892.	Upper Burma	Rop. in part and amended, Act XIII of 1898.	248
1853	VIII.	The Arrkan Hill District Laws Amendment Re- gulation, 1303.	Lower Burma		250

¹ Tour short title was given by the Burm's Lines Act, 1598 (13 of 1898), part.

PART III—REGULATIONS MADE FOR BURMA UNDER THE GOVERNMENT OF INDIA ACT, 1870 (33 VICT. c, 3)—contd.

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1	2	3	4	5	8
Year	No	Short title	Whether in force in Lowe Burma Uppe Burma, or both	otherwise affected by	Page
1894	ш	The Upper Burma Land and Reve nue Regulation (1883) Amend ment Regulation 1894	1		251
1895	1	The Kachin Hill Tribes Regula tion, 1895	Ditto	Amended, Reg. I of 1898 Rel. I of 1902 Reg. II of 1910	253
1895	11	The Upper Burma Land and Reve nue Regulation (1889) Amend ment Regulation 1895 1	Ditto		266
1896	1	The Upper Burma Civil Court Regu Iation, 1896	Ditto	Rep in part, Bur Act I of 1910 (when brought into force) Rep in part and amend ed, Act XIII of 1898 Reg V of 1903 Amended, Reg VIII of 1900 Reg III of	268
1896	ıı	The Burma Fron tier Tribes Regu lation 1896	Lower and Upper Bur m		280
1896	IV	The Upper Burma Villages, Tewns, and Land Rece nue Law Amend ment Regula tion, 1896 1	Upper Burma	Rep in part Bur Act III of 1907 Bur Act VI of 1907 Residue spent.	Not repub lished
1896	v	The Chin Hills Regulation, 1896	Ditto	Amended, Reg II of 1910	284
1897	1	The Upper Burms Ruby Regula tion (1887) Amendment Re gulation 1897	1)itto		296
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¹ This short title was given by the Burma Laws Act, 1898 (13 of 1898), post

PART III.—REGULATIONS MADE FOR BURMA UNDER THE GOVERNMENT OF INDIA ACT, 1870 (33 VICT., c. 3)—contd.

1	2	3 .	4	5	8
Year.	No.	Short title.	Whether in force in Lower Burma, Upper Burma, or both.	Whether repealed or otherwise affected by legislation.	Page
1839	III	The Upper Burma Land and Revenue Regulation, 1889.	Upper Burma.	Rep. in part, locally (when notified) bur. Art III of 1905. Bur. Act II of 1905. Bur. Act I of 1905. Bur. Act I of 190 (when brought into force). Reg. 1V of 1896 Rep. in part and amended, Act XIII of 1898; Rog. V of 1901. Amended, Reg. III of 1894; Reg. II of 1895; Reg. III of 1898; Reg. IV of 1900; Reg. III of 1900; Reg. III of 1903. Reg. 6 of 1907 Appla. extended, (when notifie I) Bur. Act III of 1905.	219
1891	V	The Upper Burma Ruby Regula- tion (1887) Amondment Re- gulation 1891.1	Ditto		213
1892	II	The Arakan Hills Civil Justice Regulation(1871) A no idmost Re- gulation, 1892.1	Lower Burms		213
1592		The Upper Barma Criminal Justice, 1592.	Гр рыг Вагна	Rap, in part and amended, Act XIII of 1898.	243
1593	VIII	The Arakin Hill Destrict Lass Amond front Ro- gulation, 1703.	Loser Burmy		250

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PART III.—REGULATIONS MADE FOR BURMA UNDER THE GOVERNMENT OF INDIA ACT, 1870 (33 VICT., c. 3)—contd.

1	2	3	4	5	6
Year.	No	Short title.	Whether in force in Lower Burma, Upper Burma, or both	otherwise affected by	Page
1894	III	The Upper Burma Land and Reve nue Regulation (1889) Amend- ment Regulation, 1894.	Upper Burma		251
1895	1	The Kachin Hill Tribes Regula- tion, 1895	Ditto	Amended, Reg. I of 1898 Reg. I of 1902 Reg. II of 1910	í
1895	п	The Upper Burma Land and Reve- nue Regulation (1889) Amend- ment Regulation, 1895 1	Ditto		268
1896	I	The Upper Burma Civil Court Regu lation, 1896	Ditto .	Rep in part, Bur Act I of 1910 (when brought into force.) Rep in part and amended, Act XIII of 1898 Reg Voi 1903 Amended, Reg VIII of 1800 Reg III of 1905	268
1896	11	The Burma Fron- tier Tribes Regu lation, 1896	Lower and Upper Bur- ma		280
1896	IV	The Upper Burma Villages, Tewns, and Land-Reve nue Law Amend- ment Regula- tion, 1896.1	Upper Burma	Rep in part, Bur Act III of 1907 Bur Act VI of 1907 Residue spent	Not repub- lished.
1896	v	The Chin Hills Regulation, 1896	Ditto	Amended, Reg. II of 1910	284
1897	r	The Upper Burma Ruby Regula- tion (1887) Amendment Re- gulation, 1897.	Ditto , .	••••	296

¹ This short title was given by the Burma Laws Act, 1898 (13 of 1898), post.

PART III.— REGULATIONS MADE FOR BURMA UNDER THE GOVERNMENT OF INDIA ACT, 1870 (33 VICT., c. 3)—contd.

1 [2	3	4	5	6
Year.	No.	Short title.	Whether in force in Lower Burma, Upper Burma, or both.	Whether repealed or otherwise affected by legislation.	Page.
1897	II	The Upper Burma Registration Re- gulation, 1897.	Upper Burma	••••	296
1898	I	The Kachin Hill Tribes Regula- tion (1895) Amendment Re- gulation, 1898.	Ditto	Amended, Reg. I of 1902.	299
1898	m	The Upper Burma Land and Reve- nue Regulation (1889) Amend- ment Regulation, 1898.	Ditto	S. 4 vir. rop., Reg. VI of 1907.	300
1900	IV	The Upper Burma Land and Reve- nue Regulation Amendment Re- gulation, 1900.	Ditto	• • • •	301
1900	VIII	The Upper Burma Civil Courts Re- gulation (1890) Amendment Re- gulation, 1900.			301
1901	11	The Arakan Hill, District Laws Regulation, 1901.			302
1901		The Upper Burma Lind and Reve- nue (Amendment Regulation, 1991.	,		302
1692	The state of the s	The Kashin Hill Tribes (Amend- rant) Regulation 1992.	-		201
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1	2	3	4	5	в
Year	No	Short title	Whether in force in Lower Burma Upper Burma, or both	Whether repealed or otherwise affected by legislation	Page
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1903	ш	The Upper Burma Civil Courts (Amendment) Re gulation 1905	Ditto		305
1907	1	Upper Burma and Arakan Hills Frontier Crossing and Disturbed Districts Regula tion, 1907	Ditto		306
1907	VI	Upper Burma Land and Revenue (Amend ment) Regulation, 1907	Ditto		308
1910	11	The Burma Laws Act, Kachin Hill Tribes Regula- tion and Chin Hills Regulation Amendment Regulation, 1910	Lower and Upper Burma		690

PART IV —ACTS OF THE LIEUTENANT GOVERNOR OF BURMA IN COUNCIL

1	2	3	4	5	6
Year	No	Short title	Whether in force in Lower Burma, Upper Burma, or both	Whether repealed or otherwise affected by legislation	Page
1898	I	The Burma Gene ral Clauses Act, 1898	Lower and Upper Bur ma	Amended, Act I of 1903	310

PART IV.—ACTS OF THE LIEUTENANT-GOVERNOR OF BURMA IN COUNCIL—contd.

1	2	3	4	5	6
Year.	No.	Short title.	Whether in force in Lower Burma, Upper Burma, or both.	Whether repealed or otherwise affected by legislation.	Page.
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1898	III	Tho Burma Muni- cipal Act, 1898.	Ditto	of 1899. Rep. in part and amended, Bur. Act III of 1902. Amended, Act VI of 1900,	338
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				1906. Bur. Act II of 1908.	
				Bur. Act II of 1909. Appln. restricted, Bur. Act II of 1902.	
1898	ΙV	The Lower Burma Town and Village Lands Act, 1898.	Lower Burma.	Amended, Bur. Act I of 1907.	420
_1899	I	The Burma Gamb- ling Act, 1899.	Lower and Upper Bur-	Amended, Bur. Act I of 1905.	435
1899	II	Amending the Burma Ferries Act, 1898.	Ditto		441
1899	III	The Burma Military Police Act Amendment Act, 1899.	Ditto	••••	442
1899	IV	The Rangoon Police Act, 1899.	Lower Burma (Rangoon).	Rep. in part and amended, Bur. Act IV of 1907. Amended, Bur. Act II of 1902. Bur. Act I of 1904.	448
1900	I	The Rangoon Water-works Amendment Act, 1900.	Lower Burma	••••	467

PART IV —ACTS OF THE LIEUTENANT GOVERNOR OF BURMA IN COUNCIL—co; td

1	2	3	4	5	6
Year	No	Short title	Whether in force in Lower Burma Upper Burma or both	Whether repealed or otherwise affected by legislation	Page
1901	I	The (Lower) Bur ma Land Reve nue Act Amend ment Act, 1901	Lower Burma		467
1901	п	The Burma Mili tary Police Act Amendment Act 1901	Lower and Upper Bur ma		468
1901	īv	The Lower Burma Courts Act (1900) Amendment Act, 1901	Lower Burma		468
1902	п	Rangoon Police Act Amendment Act, 1902	Ditto		469
1902	ш	Burma Municipal Act Amendment Act 1902	Lower and Upper Bur ma		469
1902	IV	Burma Forest Act 1902	Ditto	Amended, Bur Act IV of 1906	475
1903	n	Burma Municipal Act Amendment Act 1903	Lower Burma (Rangoon)	Vir amended, Bur Act II of 1908	503
1904	I	Rangoon Police Act Amendment Act, 1904	Lower Burma		503
1904	ш	Burma Excise Law Amendment Act, 1904	Lower and Upper Bur ma	Rep in part, Act VII of	503
1905	1	Burms Gambling Act Amendment Act 1905	Ditto		504
1905	п	Burma Canal Act, 1905	Ditto		510
1905	ш	Burma Fisheries Act, 1900	Lower and Upper Burma (s 1) and the rest to Lower Burma 1	Amended, Bur Act VI of 1909	537

¹ Burma Act 3 of 1905 may be extended to any part of Upper Burma by notification under s. 1

PART IV.—ACTS OF THE LIEUTENANT-GOVERNOR OF BURMA IN COUNCIL—contd.

1	2	3	4	5	ឋ
Year.	No.	Short title.	Whether in force in Lower Burma, Upper Burma, or both.	Whether repealed or other- wise affected by legis- lation.	Page.
1905	IV	Rangoon Port	Lower Burma	Amended, Bur. Act I of 1906. Bur. Act IV of	555
1906	I	Rangoon Port Act (1905) Amond- ment Act, 1906.	Ditto	1908.	590
1906	II	Burma Motor- Vehicle Act, 1906.	Lower and Upper Bur- ma.	••••	591
1906	III	Burma Municipal Act (1898) Amendment Act, 1906.	Ditto	••••	593
1906	IV	Burma Forest Act (1902) Amend- ment Act, 1906.	Ditto	••••	594
1907	Ι	The Lower Burma Land and Reve- nue Law Amend- ment Act, 1907.	Lower Burma	••••	594
1907	п	The Rangoon Water-works Act Amendment Act, 1907.	Ditto		595
1907	m	Burma Towns Act, 1907.	Lower and Upper Bur- ma.	Amended, Bur. Act III of 1908.	597
1907	IV	The Rangoon Police Act Amend- ment Act, 1907.	Lower Burma		603
1907	V	Burma Highway Act, 1907.	Lower and Upper Bur- ma.		60 1
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PART IV —ACTS OF THE LIEUTENANT GOVERNOR OF BURMA IN COUNCIL—contd

COCHCIII TOMM							
1	2	3	4	5	6		
Year.	No	Short title	v hether in force in Lower Burma, Upper Burma, or both	Whether repealed or other wise affected by legis lation	Page		
1907	VIII	Burma Defile Traffic Act, 1907	Upper Burma		621		
1908	1	Rangoon Victoria Memorial Act, 1908	Lower Burma		623		
1908	п	Burma Municipal Act Amendment Act, 1908	Lower and Upper Bur ma		625		
1908	ш	Burma Towns Act Amendment Act, 1908.	Ditto		627		
1908	IV	Rangoon Port (A m e n dment) Act, 1908	Lower Burma		627		
1908	v	British Burma Pilots Act Amendment Act, 1908	Ditto		628		
1908	VI	Burma Prohibition of Inoculation and Licensing of Vaccinators Act, 1908	Lower and Upper Bur ma		629		
1909	1	Burma Vaccina- tion Law Amend ment Act, 1909	Ditto		631		
1909	п	Burms Municipal (A m e n dment) Act, 1909	Ditto .		636		
1909	III	Burma Boundaries Act (1880) Amendment Act, 1903	1		636		
1909	ıv	Burma Embank ment Act, 1909	Ditto .	•	637		
1909	V	Burma Repealing Act, 1909	Ditto		642		
1909	V	Burma Fisheries (Amend men t) Act, 1909			613		

to, the determination to be taken should proceed immediately from the authority of the Governor General in Council;

and whereas the ends of justice require that, when it may be determined that any person shall be placed under personal restraint, otherwise than in pursuance of some judicial proceeding, the grounds of such determination should from time to time come under revision, and the person affected thereby should at all times be allowed freely to bring to the notice of the Governor General in Council all circumstances relating either to the supposed grounds of such determination, or to the manner in which it may be executed;

and whereas the ends of justice also require that due attention be paid to the health of every State prisoner confined under this Regulation, and that suitable provision be made for his support according to his rank in life, and to his own wants and those of his family;

and whereas the reasons above declared sometimes render it necessary that the estates and lands of zamindárs, taluquárs and others situated within the territories dependent on the Presidency of Fort William, should be attached and placed under the temporary management of the Revenue-authorities, without having recourse to any judicial proceeding;

and whereas it is desirable to make such legal provisions as may secure from injury the just rights and interests of individuals whose estates may be so attached under the direct authority of Government;

the Vice-President in Council has enacted the following rules, which are to take effect throughout the provinces immediately subject to the Presidency of Fort William, from the date on which they may be promulgated.

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2. First.—When the reasons stated in the preamble of this Regulation may seem to the Governor General in Council to require that an individual should be placed under personal restraint, without any immediate view to ulterior proceedings of a judicial nature, a warrant of commitment under the authority of the Governor General in Council, and under the hand of the Chief Secretary, or of one of the Secretaries to Government, shall be issued to the officer in whose custody such person is to be placed.

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Second.—The warrant of commitment shall be in the following form:—

"To the [here insert the officer's designation].

"Whereas the Governor General in Council, for good and sufficient reasons, has seen fit to determine that [here insert the State prisoner's name] shall be placed under personal restraint at [here insert the name

of the place], you are hereby required and commanded, in pursuance of that determination, to receive the person abovenamed into your custody, and to deal with him in conformity to the orders of the Governor General in Council, and the provisions of Regulation III of 1818

"Fort William, the

"By order of the Governor General in Council

"A B, Chief Secy to Govt"

Third—The warrant of commitment shall be sufficient authority for Aut the detention of any State prisoner in any fortress, juil or other place war within the territories subject to the Presidency of Fort William

- 3. Every officer in whose custody any State prisoner may be placed Offishall, on the first of January and first of July of each year, submit a Stat report to the Governor General in Council, through the Secretary to end Government in the Political Department, on the conduct, the health repound the comfort of such State prisoner, in order that the Governor General in Council may determine whether the orders for his detention shall continue in force or shall be modified
- 4. First—When any State prisoner is in custody of a Zila

 1. Magistrate, the Judges 2. * are to visit such State prisoner on the off occasion of the periodical sessions, and they are to issue any orders Magistrate, the treatment of the State prisoner which may appear to be them advisable, provided they be not inconsistent with the orders of the Governor General in Council issued on that head

Second —When any State prisoner is placed in the custody of any State public officer not being a Zila 1 * * Magistrate, the Governor General of pulic officer not being a Zila 1 * * Magistrate, or the Judge officer or any other public officer, not being the person in whose custody City the prisoner may be placed, to visit such prisoner at stated periods, that and to submit a report to Government regarding the health and treat when ment of such prisoner

- 5. The officer in whose custody any State prisoner may be placed is to forward, with such observations as may appear necessary, every prisoner representation which such State prisoner may from time to time be best desirous of submitting to the Governor General in Council
- 6. Every officer in whose custody any State prisoner may be placed shall as soon after taking such prisoner into his custody as may be regar practicable, report to the Governor General in Council whether the confidence.

¹ The words or City were repealed by the Repealing and Amending Act, 1903

to, the determination to be taken should proceed immediately from the authority of the Governor General in Council;

and whereas the ends of justice require that, when it may be determined that any person shall be placed under personal restraint, otherwise than in pursuance of some judicial proceeding, the grounds of such determination should from time to time come under revision, and the person affected thereby should at all times be allowed freely to bring to the notice of the Governor General in Council all circumstances relating either to the supposed grounds of such determination, or to the manner in which it may be executed;

and whereas the ends of justice also require that due attention be paid to the health of every State prisoner confined under this Regulation, and that suitable provision be made for his support according to his rank in life, and to his own wants and those of his family;

and whereas the reasons above declared sometimes render it necessary that the estates and lands of zamindárs, taluquárs and others situated within the territories dependent on the Presidency of Fort William, should be attached and placed under the temporary management of the Revenue-authorities, without having recourse to any judicial proceeding;

and whereas it is desirable to make such legal provisions as may secure from injury the just rights and interests of individuals whose estates may be so attached under the direct authority of Government;

the Vice-President in Council has enacted the following rules, which are to take effect throughout the provinces immediately subject to the Presidency of Fort William, from the date on which they may be promulgated.

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2. First.—When the reasons stated in the preamble of this Regulation may seem to the Governor General in Council to require that an individual should be placed under personal restraint, without any immediate view to ulterior proceedings of a judicial nature, a warrant of commitment under the authority of the Governor General in Council, and under the hand of the Chief Secretary, or of one of the Secretaries to Government, shall be issued to the officer in whose custody such person is to be placed.

Second.—The warrant of commitment shall be in the following form:—

- "To the [here insert the officer's designation].
- "Whereas the Governor General in Council, for good and sufficient reasons, has seen fit to determine that [here insert the State prisoner's name] shall be placed under personal restraint at [here insert the name

of the place], you are hereby required and commanded, in pursuance of that determination, to receive the person abovenamed into your custody, and to deal with him in conformity to the orders of the Governor General in Council, and the provisions of Regulation III of 1618.

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"By order of the Governor General in Council.

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- 3. Every officer in whose custody any State prisoner may be placed Officer large shall, on the first of January and first of July of each year, submit a sate great report to the Governor General in Council, through the Secretary to ento when Government in the Political Department, on the conduct, the health report and the comfort of such State prisoner, in order that the Governor General in Council may determine whether the orders for his deteration shall continue in force or shall be modified.
- 4. First.—When any State prisoner is in custody of a Zila 10 State prisoner in Langistrate, the Judges 10 are to visit such State prisoner on the of Ziar City occasion of the periodical sessions, and they are to issue any orders Magnetic concerning the treatment of the State prisoner which may appear to be record them advisable, provided they be not inconsistent with the orders of the Governor General in Council issued on that head.

Second.—When any State prisoner is placed in the custody of any State prisoner public officer not being a Zila 1 * Magistrate, the Governor General of spike in Council will instruct either the Zilla 1 * Magistrate, or the Judge offen and 2 * or any other public officer, not being the person in whose custody city Magistrate in prisoner may be placed, to visit such prisoner at stated periods, rutely and to submit a report to Government regarding the health and treat which we ment of such prisoner.

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^{&#}x27;The words "or City" were repealed by the Repealing and American Art, 1973 "The words "of circuit" were repealed by the Repealing Act, 1874 [16 cf 1274].

degree of confinement to which he may be subjected appears liable toinjure his health, and whether the allowance fixed for his support beadequate to the supply of his own wants and those of his family, according to their rank in life.

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- 7. Every officer in whose custody any State prisoner may be placed shall take care that the allowance fixed for the support of such State prisoner is duly appropriated to that object.
- 8. [Application of sections 3 to 7 to persons now confined as State prisoners.] Repealed by the Repealing Act, 1874 (XVI of 1874), s. 1.
- 1 . ont ·tes by of Govı t ut deciof Court.
- 9. Whenever the Governor General in Council, for the reasons. declared in the preamble to this Regulation, shall judge it necessary to attach the estates or lands of any zamindár, jágirdár, taluqdár or other person, without any previous decision of a Court of Justice, or other judicial proceeding, the grounds on which the Resolution of Government may have been adopted, and such other information connected with the case as may appear essential, shall be communicated, under the hand of one of the Secretaries to Government, to the Judgeand Magistrate of the district in which the lands or estates may besituated,1 * * * * * [and]2 to the Sadr Diwáni Adálat and Nizámat Adálat.

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10. First.—The lands or estates which may be so temporarily attached shall be held under the management of the officers of Government in the Revenue Department, and the collection shall be made and adjudged on the same principles as those of other estates held under khás management.

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Second.—Such lands or estates shall not be liable to be sold in execution of decrees of the Civil Courts, or for the realization of fines or otherwise, during the period in which they may be so held under attachment.

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Third.—In the cases mentioned in the preceding clause, the Government will make such arrangement as may be fair and equitable for the satisfaction of the decrees of the Civil Courts.

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11. Whenever the Governor General in Council shall be of opinion. that the circumstances which rendered the attachment of such estatenecessary have ceased to operate, and that the management of the estate can be committed to the hands of the proprietor without publichazard or inconvenience, the Revenue-authorities will be directed to release the estate from attachment, to adjust the accounts of the collections during the period in which they may have been superintended by the officers of Government, and to pay over to the proprietor the profits from the estate which may have accumulated during the attachment.

¹ The words "to the Provincial Court of Appeal and Circuit, and" were repealed by the Repealing Act, 1874 (16 of 1874), s. 1.

² The word "and" was inserted by the Repealing and Amending Act, 1891 (12 of 1891), Genl. Acts, Vol. IV.

PART II.

LOCAL ACTS OF THE GOVERNOR GENERAL IN COUNCIL IN FORCE IN BURMA.

THE BURMA LAND AND REVENUE ACT, 1876.

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ACT No. II of 1876.1

APPLIES TO LOWER BURMA ONLY.

[18th January, 1876.]

An Act to declare the law relating to interests in land and to regulate the assessment and collection of land-revenue, capitation-tax and other taxes in British Burma.²

eamble.

Whereas it is expedient to declare the law relating to the acquisition by private persons of rights in land in the province of British Burma;²

And whereas it is expedient also to consolidate and amend the law relating to the assessment and collection of land-revenue, capitationtax and certain other taxes in the said province;

The provisions of the Act have been applied in respect of certain matters to the proceedings of Revenue Officers under the Burma Fisheries Act, 1905 (Bur. Act 3 of 1905), s. 30, post.

For General Rules issued under this Act, see the Burma Gazette, 1897, Pt. I, p. 365; ibid, 1899, Pt. I, p. 510 and ibid, 1907, pp. 254 and 434.

For the expressions "British Burma" and "British Burma Gazette," wherever they occur in this Act, the expressions "Lower Burma" and "Burma Gazette," respectively, should now be read, see s. 7 of the Burma Laws Act, 1898 (13 of 1898), post.

For Statement of Objects and Reasons, see Gazette of India, 1875, Pt. V, p. 60; for Proceedings in Council, see ibid, 1875, pp. 236 and 317.

The Act has been extended by notification under s. 5 of the Scheduled Districts Act, 1874 (14 of 1874), to the territories transferred to Lower Burma by Notifications Nos. 110 and 341, dated respectively, 24th February and 13th August, 1887. Burma Gazette, 1903,

It is hereby enacted as follows -

PART I.

PRELIMINARY.

This Act may be called the ¹Burma Land and Revenue Act, Short title.

It extends to all the territories now under the administration of Localexte the ² [Chief Commissioner] of British Burma except the Hill District of Arakan and except such other places as the said ² [Local Government] may from time to time, by notification in the ³ British Burma Gazette, and with the previous sanction of the Governor General in Council, exempt from its operation,

And it shall come into force on *such date as the *2 [Local Govern-Commence-ment] with the previous sanction of the Governor General in Council, ment may direct by notification in the said Gazette

- 2. On and from the date on which this Act comes into force, Act Repeal XXXV of 1852 (for the abolition of the Poll-tax within the towns of Akyab and Kyouk Physos in the province of Aralan, and for levying a tax on lands covered by dwelling-houses within those towns), and all regulations and rules (if any) relating to any of the matters provided for by this Act, and then having the force of law, shall be repealed
- 3. In this Act, unless there is something repugnant in the subject Interpreta too context,-
 - (a) land is said to be in the possession of a person under this Act— "Possession
 - when it is occupied by him, or by his servant, agent, tenant or mortgagee, or by some other person holding under him,
 - (2) when he, his servant, agent, tenant, mortgagee or other person holding under him has paid the revenue which fell due in respect of such land during the last preceding year of assessment as fixed under section 41,
 - (3) if such land, left fallow in the ordinary course of husbandry, was when last cultivated, cultivated by him,

The Act is cited as the (Lower) Burma Land and Revenue Act 1876, in the Lower Burma Land and Revenue Law Amendment Act 1997 (Bur Act 1 of 1997), post 'C'f's 2 of the Lower Burma Land and Revenue Law Amendment Act, 1907 (Bur Act, 1 of 1907), post, by which 'Local Government' is substituted for 'Chief Commissioner' 'See also as 7 and 15 of the Burma Laws Act, 1898 (15 of 1898), post

^{*} See second footnote on preceding 1 age Act 2 of 1876 came into force on 1st February, 1879, see Burma Gazette, 1879, Pt. II, p 29

(Part II.—Of Rights over Land.)

his servant, tenant, agent or mortgagee, or by some other person holding under him:

Provided that no person shall be deemed to be in possession merely on the grounds mentioned in the second or third clause of this definition of any land which is occupied by a person not holding under him, or of any land which he has relinquished by a notice in writing presented to a revenue-officer at such time of the year as the ¹ [Local Government] may by rule from time to time appoint in this behalf:

- (b) "revenue-officer" means any person whom the ¹ [Local Government] may ² appoint, by name or as holding an office, to do—
 - (1) anything required by this Act to be done by a revenue-officer;
 - (2) anything to be done by a Government officer under this Act or under any rule made under this Act and for the doing of which no agency is specially provided by this Act:
- (c) "notification" means a notification published in the ³ British Burma Gazette.

PART II.

OF RIGHTS OVER LAND.

- 4. Nothing contained in this Part shall apply to the following: -
 - (d) land included in any forest constituted a "reserved forest" under the law for the time being in force:
 - (b) land included in any fishery demarcated under the ⁴ Burma VII of 1875. Fisheries Act, 1875:
 - (c) the soil of any public road, canal, drain or embankment:
 - (d) land included within the limits of any town:
 - (e) land appropriated to the dwelling-places of any town or village:
 - (f) land included in any military cantonment:
 - (g) land included in any civil station:
 - (h) land belonging when this Act comes into force to the site of any monastery, pagoda or other sacred building, or of any school, and continuing to be used for the purposes of such monastery, pagoda, building or school.

Part II served rests: heries:

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¹ See second footnote on preceding page.
² For classes of officers appointed under s. 3 (b) to do the acts required by this Act to be done by a revenue-officer, see Burma Gazette 1888, Pt. I, pp. 258 and 388, ibid, 1890, Pt. I, p. 184, and ibid, 1894, Pt. I, p. 20, also see fourth paragraph of footnote 1, on p. 8, ante.

p. 8, ante.

See second footnote on p. 8.

See now Bur. Act 3 of 1905, post.

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(Part II -Of Rights over Land)

The '[Local Government] may from time to time by notification Power to exclude any other land from the operation of this Part

5 When the boundaries of any lands exempt or excluded under Power to section 4 from the operation of this Part need definition for the purposes fine bound ot that section, and no other mode of defining them is provided by cluded lan law, the 1 [Local Government] shall cause them to be defined by the revenue officer

If, before they are defined, any question arises as to whether any land is included within them such question shall be decided by the revenue officer, whose decision, subject to appeal and review as herein after provided, shall be final

6 No right of any description shall be deemed to have been or Rights will shall be acquired by any person over any land to which this Part may be acquired ov applies, except the following -

(a) rights created by any grant or lease made by or on behalf of the British Government,

(b) rights acquired under sections 27 and 28 of the 2 Indian Limitation Act. 1871.

(c) rights created or originating in any of the modes hereinafter in that behalf specified,

(d) rights legally derived from any right mentioned in clauses (a), (b) and (c) of this section

7. Except as provided in section 22, any person having been in Status of possession of any culturable land for twelve years continuously, and howacqui having during that period regularly paid the revenue due thereon, or held the same under an express exemption from revenue, shall be deemed to have, upon the expiration of that period, acquired the status of a landholder in respect of such land

Provided that such status shall not be deemed to have been acquired by any possession which terminated more than twelve years prior to the date on which this Act comes into force

Explanation 1 -- When land in the possession of one person comes immediately into the possession of another, by transfer or succession, the possession is deemed to be continuous, and the latter may, in reckon ing his length of possession, add the possession of the former to his own

Explanation 2 - When any revenue has been paid in respect of any land by any person holding such land under the person in possession thereof, such revenue shall, for the purposes of this section, be deemed to have been paid by the person so in possession

See second footnote on p 9 ante
 See now the Indian Limitation Act 1903 (9 of 1903) Genl Acts, Vol VI

(Part II.—Of Rights over Land.)

holders' de-

- 8. A landholder shall have a permanent heritable and transferable right of use and occupancy in his land, subject only—
 - (a) to the payment of all such revenue, taxes, [cesses]¹ and rates as may from time to time be imposed in respect of such land under any law for the time being in force;²
 - (b) to the reservation in favour of Government of all mines and mineral products, and of all buried treasure ³ [with all the powers conferred by section 38A].

holders f posses when comes force.

- 9. First Clause.—Any person having acquired the status of a landholder in respect of any land before the date of this Act coming into force, and having been out of possession of such land on the said date, may, within three years from the said date or within twelve years from the date on which he was last in possession, whichever first expires, proceed to recover possession of the said land in the manner hereinafter provided, that is to say:—
 - (a) if no other person is in possession of the same, he may resume possession thereof;
 - (b) if any other person is in possession of the same, he may apply to the revenue-officer to be reinstated in possession thereof.

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Second Clause.—Any person having the status of a landholder in respect of any land and being in possession of such land on the date on which this Act comes into force, and (except as provided in section 12) voluntarily relinquishing possession of such land within the three years next following such date, may, at any time before the expiry of the said period of three years, proceed to recover possession of the same in manner provided in the first clause of this section.

iture of ir status neglect to ert it. Third Clause.—All persons entitled to resume possession of lands or to apply to the revenue-officer under the first or second clause of this section, and neglecting to resume possession or apply in manner aforesaid within the periods limited by the said clauses respectively, shall forfeit their status as landholders in respect of such lands.

plications them for ession 10. On receiving any application under section 9, it shall be in the discretion of the revenue-officer, after such enquiry as he thinks fit

¹ The word "cesses" is probably repealed as the word "cess" is repealed wherever it occurs by s. 3 of the Burma District Cesses and Rural Police Act, 1880 (2 of 1880), post.

² See now Act 2 of 1880, post.

These words were substituted for the words "with full liberty to work and search for the same, paying to the landholder only compensation for surface-damage as estimated by the revenue-officer" by s. 3 of the Lower Burma Land and Revenue Law Amendment Act. 1907 (Bur. Act. 1 of 1907), post.

(Part II -Of Rights over Land)

to make, either to reject such application or to put the applicant in how dealt possession of the land comprised in his application

Any applicant whose application is rejected under this section may, Suits by within two mouths from the date of such rejection, institute a suit them on application in the Civil Court to recover possession of the land comprised in his being reject. application

Any such applicant who neglects to institute such a suit within the Forfeiture of said period of two months shall forfeit his status of landholder in hyperglectic respect of such land

Institute suc emta

11 Any landholder who, except as provided in section 12, volun Landholder tarily relinquishes the possession of any land after the expiry of possession three years from the date on which this Act comes into force, shall after three at once forfeit his status of a landholder in respect of such land

relmonishin years from Act coming into force

12 Whenever any person in possession of land, and claiming the Right of landholder to status of a landholder in respect thereof, desires temporarily to relin make over quish the possession of the same, he may present a petition to the land temporarily to revenue officer, requesting him to take over such land

revenue-

The revenue officer on receipt of such petition, if it appears to him officer on such enquiry as he thinks fit to make that the petitioner is entitled to such status, shall cause a notice to be published in such manner as the '[Local Government] may by rule prescribe, declaring that he has taken over the land, and the land shall thereupon be at his disposal to be let on lease or otherwise dealt with, subject to the rights of any third parties over the land and to the right of the petitioner next hereinafter reserved

13 The petitioner may, at any time within twelve years from the and to redate on which the land has been taken over by the revenue officer, soon within apply to the revenue officer to reinstate him in possession of the same twelve years.

On receiving such application, the revenue officer shall, in such manner as may be provided by rules made under this Act and in force for the time being, give notice of the application to any person who may , be in occupation under him, and shall in due time proceed to eject him, and shall put the applicant in possession of the land

Provided that no person shall be ejected under this section from any land which, before receiving notice from the revenue officer of the said application such person or his predecessor in interest has in any way prepared for cultivation, until the person sought to be ejected has gathered in his crop

Provided also that no person shall be so ejected from any land which he or his predecessor in interest has planted, drained, embanked

[1876 : Act II.

(Part II.—Of Rights over Land.)

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- 8. A landholder shall have a permanent heritable and transferable right of use and occupancy in his land, subject only—
 - (a) to the payment of all such revenue, taxes, [cesses]¹ and rates as may from time to time be imposed in respect of such land under any law for the time being in force;²
 - (b) to the reservation in favour of Government of all mines and mineral products, and of all buried treasure ³ [with all the powers conferred by section 38A].

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- 9. First Clause.—Any person having acquired the status of a landholder in respect of any land before the date of this Act coming into force, and having been out of possession of such land on the said date, may, within three years from the said date or within twelve years from the date on which he was last in possession, whichever first expires, proceed to recover possession of the said land in the manner hereinafter provided, that is to say:—
 - (a) if no other person is in possession of the same, he may resume possession thereof;
 - (b) if any other person is in possession of the same, he may apply to the revenue-officer to be reinstated in possession thereof.

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Any such applicant who neelects to institute such a suit within the Forfeiture said period of two months shall forfeit his status of landholder in their status respect of such land institute suc

11 Any landholder who, except as provided in section 12, volun Landholders tarrly relinquishes the possession of any land after the expiry of possession three years from the date on which this Act comes into force, shall after three at once forfeit his status of a landholder in respect of such land

years from Act coming into force.

12 Whenever any person in possession of land, and claiming the Right of landholder t status of a landholder in respect thereof, desires temporarily to relin make over quish the possession of the same he may present a petition to the land temporevenue officer, requesting him to take over such land

rardy to revenue.

The revenue officer on receipt of such petition, if it appears to him officer on such enquiry as he thinks fit to make that the petitioner is entitled to such status shall cause a notice to be published in such manner as the '[Local Government] may by rule prescribe, declaring that he has taken over the land and the land shall thereupon be at his disposal to be let on lease or otherwise dealt with, subject to the rights of any third parties over the land and to the right of the petitioner next hereinafter reserved

13 The petitioner may, at any time within twelve years from the and to redate on which the land has been taken over by the revenue officer, son within apply to the revenue officer to reinstate him in possession of the same twelve years

On receiving such application, the revenue officer shall, in such manner as may be provided by rules made under this Act and in force for the time being, give notice of the application to any person who may be in occupation under him, and shall in due time proceed to eject him, and shall put the applicant in possession of the land

Provided that no person shall be ejected under this section from any land which, before receiving notice from the revenue officer of the said application such person or his predecessor in interest has in any way prepared for cultivation, until the person sought to be ejected has gathered in his crop

Provided also that no person shall be so ejected from any land which he or his predecessor in interest has planted, drained, embanked

(Part II.—Of Rights over Land.)

or otherwise permanently improved, until he has been paid by the applicant the value of such improvements at the date of ejectment, such value to be determined, in case the parties differ, by order of the revenue-officer.

ation's over sion by s ing as eding rights petir.

14. If any person applies for possession of land under section 13, alleging that he is the successor in interest of the petitioner from whom such land was taken over by the revenue-officer, the revenue-officer may, in his discretion, reject such application, or proceed thereon under section 13 as if it were an application by the said petitioner, and the person from whom such land has been taken, or any other person, may sue to establish his title to such land.

ration ecord of nal action of holder's 15. Any person being in possession of any land and asserting that he himself, or any other person through whom he claims, acquired the status of a landholder in respect of such land in the manner provided by section 7, may apply to the revenue-officer to record, in a register to be provided for this purpose, a declaration of such status having been so acquired. And the revenue-officer, if it appears to him after a notice of such application has been published for such period and in such manner as the [Local Government] may by rule prescribe, and after such enquiry as the revenue-officer may think fit to make, that such status was so acquired, shall record a declaration to that effect, and furnish the applicant with a certificate of the same having been recorded.

cellation uch larations records. 16. If, within five years from the date on which a declaration has been record under section 15, the revenue-officer is satisfied that it is erroneous, he may cancel it:

Provided that no such declaration shall be so cancelled until a notice of the intention to cancel it has been published for such period and in such manner as the '[Local Government] may from time to time by rule direct.

esh clarations. While any such declaration remains on the register uncancelled, no fresh declaration inconsistent therewith shall be recorded in such register.

uestions as original quisition r as to the ss of land-older's staus how to e dealt vith by 'ivil Courts.

17. Whenever a question arises in any proceeding before any Civil Court as to whether any person acquired the status of a landholder in respect of any land in the manner provided by section 7, and it appears that a declaration of the fact of such status having been acquired by him has been made under section 15 not less than five years before the commencement of such proceeding and is still uncancelled, the Court shall decide in accordance therewith.

² See second footnote on p. 9, ante.

(Part II -Of Rights over Land.)

Whenever any such question arises in any such proceeding and it appears that no such declaration has been so made, or, if made that it has been cancelled.

and whenever any question arises whether the status of a landholder, having been acquired, has been subsequently lost,

the Court shall refer such question to the revenue-officer, and shall give judgment in accordance with his decision thereon

Provided that, where any party desires to appeal from the decision of the revenue officer on any question so referred to a revenue-thicer or higher grade empowered to hear such appeal by the rules for the time being in force, the Court shall, on such conditions as to the furnishing of security or otherwise as it thinks fit, defer its judgment so as to admit of such appeal being preferred, and in the event of a decision being given in appeal different from that given by the revenue-officer to whom the question was originally referred, shall give judgment in accordance with the decision pronounced in appeal

18. The '[Local Government] may from time to time make rules' Power to for the disposal by way of grant or otherwise of any land over which for the no person has a right of either of the classes specified in clauses (a) disposal of and (c) of section 6

Such rules may provide among other matters for the following -

- (a) the amount or kind of interest to be created in such land, and the conditions (if any) subject to which such interest may be conferred.
- (b) the mode in which gran's and other dispositions of the land may be made.
- (c) the total or partial exemption, either absolutely or subject to conditions, of the land from revenue for a term of years or for any life or lives or during the maintenance of any institution.
- (d) the realization of any money payable in consideration of the grant or other disposition, or of any penalty payable on breach of a condition annexed to such grant or disposition, as if it were an arrear of revenue due in respect of the land by the person taking under the grant or disposition, his legal representatives or assigns.
- 19. The '[Local Government] may also from time to time make Temporary rules 2 to regulate the temporary occupation of such land as last afore-of-available land.

¹ See second footnote on p 9, ante ² For consolidated rules under this Act published under s. 61 prior to its repeal, see fourth paragraph of first footnote on p 8, ante.

(Part II.—Of Rights over Land).

said, and may empower any revenue-officer to eject any person occupy, ing, or continuing to occupy, such land in contravention of such rules.

f t of g-ds.

20. The ¹ [Local Government] shall from time to time as occasion requires make rules ² for the allotment from the land referred to in section 18 of grazing-grounds to the inhabitants of any village in the neighbourhood whom he considers to stand in need of such allotment, and for regulating and controlling the enjoyment of such grazing-grounds by persons permitted to resort thereto.

nts gya• 21. The ¹ [Local Government] shall also make rules ² from time to time and for different places as occasion requires—

for the allotment from the land referred to in section 18 for the use of tribes or families practising toungya-cultivation, of areas suitable for such cultivation of sufficient extent and situated in localities reasonably convenient for the purposes of the persons to whom they are allotted,

and for regulating and controlling the enjoyment of land so allotted by persons permitted to resort to the same.

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4.1

- 22. No person shall acquire, by length of possession or otherwise, any right over lands disposed of or allotted under section 18, section 20, or section 21 beyond that which is given by the rules 2 made under the said sections respectively.
- ³22A. (1) Every person who is a party to an alienation of land, whether permanent or temporary, shall report the same either orally or in writing within sixty days of its occurrence to such revenue-officer as the Local Government may appoint in this behalf, or, failing such appointment, to the revenue surveyor or circle thugyi.
- (2) The officer to whom a report is made under sub-section (1) shall enter the necessary particulars in a register in a form to be prescribed by the Local Government and shall send a copy of the entry to the revenue-officer appointed in this behalf through the usual channels.
- (3) Any person who without good or sufficient cause fails to make the report required by sub-section (1) shall be liable at the discretion of the Deputy Commissioner to pay a fine which may extend to five times the amount of land-revenue payable annually in respect of the

elty for to ort.

¹ See second footnote on p. 9, ante.

² See second footnote on preceding page.

³ S. 22A was inserted by the Lower Burma Land and Revenue Law Amendment Act, 1907 (Bur. Act 1 of 1907), post.

(Part III -Of Revenue and Taxes)

fand so alienated, and such fine may be recovered as if it were an arrear of land-revenue

PART III

OF REVENUE AND TAXES

A -Of Land-revenue

23. All culturable land and all land which is culturable when this Land hable Act comes into force but which subsequently becomes unculturable in to land revenue consequence of the erection of buildings or otherwise by the act of man, assessment. and all land assessed to land-revenue when this Act comes into force.

shall be liable to be assessed to land-revenue in manner bereinafter mentioned

But nothing in this section shall apply to-

- (a) land which, when this Act comes into force, belongs to the site of any monastery, pagoda or other sacred building, or of any school, and which continues to be used for the purposes of such monastery, pagoda, building or school;
- (b) land exempt from assessment under the express terms of any grant made by or on behalf of the British Government.
- (c) land in respect of which a toungya tax is imposed under section 33.
- (d) land appropriated to the dwelling-places of any town or village and 1 exempted from the operation of the former part of this section by order of the 2[Local Government], which order the 2 [Local Government] is hereby empowered to make from time to time

24. The assessment referred to in section 23 shall be either—

Modeand

- (a) by annual rates per acre or other superficial measure of the assessment land, or
- (b) by annual rates on trees growing on the land

The [Local Government] may from time to time make rules for fixing such rates and determining under what circumstances each de--scription of rate is to be imposed

Subject to such rules, the nature and amount of such assessment shall be in the discretion of the revenue officer.

For an example of a rule made under this section, see Burma Gazette, 1897, Pt I. p 383

¹ For instance of an exemption from proment of land recense under this section, see Burnn Gazette, 1895 Pt. I, p 124

- See second footnote on p, ante

(Part II .- Of Rights over Land).

said, and may empower any revenue-officer to eject any person ing, or continuing to occupy, such land in contravention of such

Allotment of grazing-grounds.

20. The ¹ [Local Government] shall from time to time as or requires make rules ² for the allotment from the land referred section 18 of grazing-grounds to the inhabitants of any viluthe neighbourhood whom he considers to stand in need of such ment, and for regulating and controlling the enjoyment of grazing-grounds by persons permitted to resort thereto.

Allotments to toungya-cutters.

21. The ¹ [Local Government] shall also make rules ² from time and for different places as occasion requires—

for the allotment from the land referred to in section 18 use of tribes or families practising toungya-cultivation, of area able for such cultivation of sufficient extent and situated in lo reasonably convenient for the purposes of the persons to whomare allotted,

and for regulating and controlling the enjoyment of land so ϵ by persons permitted to resort to the same.

Bar to acquisition of rights over lands disposed of or allotted under sections 18, 20 and 21.

22. No person shall acquire, by length of possession or oth any right over lands disposed of or allotted under section 18, sect or section 21 beyond that which is given by the rules 2 made unce said sections respectively.

Obligation to report alienation of land.

- ³22A. (1) Every person who is a party to an alienation of whether permanent or temporary, shall report the same either or in writing within sixty days of its occurrence to such revenue as the Local Government may appoint in this behalf, or, failing appointment, to the revenue surveyor or circle thugyi.
- (2) The officer to whom a report is made under sub-section shall enter the necessary particulars in a register in a form to be cribed by the Local Government and shall send a copy of the enthe revenue-officer appointed in this behalf through the usual characters.

Penalty for failure to report.

(3) Any person who without good or sufficient cause fails to the report required by sub-section (1) shall be liable at the disc of the Deputy Commissioner to pay a fine which may extend t times the amount of land-revenue payable annually in respect of

¹ See second footnote on p. 9, ante.

^{*} See second footnote on preceding page.

* S. 22A was inserted by the Lower Burma Land and Revenue Law Amendme 1907 (Bur. Act 1 of 1907), post.

(Part III -Of Revenue and Taxes.)

fand so alienated, and such fine may be recovered as if it were an arrear of land-revenue

PART III

OF REVENUE AND TAXES

A -Of Land-revenue

23. All culturable land and all land which is culturable when this Land hable Act comes into force but which subsequently becomes unculturable in to land revenue consequence of the erection of buildings or otherwise by the act of man, assessment.

and all land assessed to land-revenue when this Act comes into force. shall be liable to be assessed to land revenue in manner bereinafter mentioned

But nothing in this section shall apply to-

- (a) land which, when this Act comes into force, belongs to the site of any monastery, pagoda or other sacred building, or of any school, and which continues to be used for the purposes of such monastery, pagoda, building or school,
- (b) land exempt from assessment under the express terms of any grant made by or on behalf of the British Government.
- (c) land in respect of which a toungya tax is imposed under section 33.
- (d) land appropriated to the dwelling-places of any town or village and 1 exempted from the operation of the former part of this section by order of the 2[Local Government], which order the 2 [Local Government] is hereby empowered to make from time to time
- 24. The assessment referred to in section 23 shall be either-

Modeand (a) by annual rates per acre or other superficial measure of the assessment

- (b) by annual rates on trees growing on the land
- The [Local Government] may from time to time make rules of for fixing such rates and determining under what circumstances each description of rate is to be imposed

Subject to such rules, the nature and amount of such assessment shall be in the discretion of the revenue officer

For an example of a rule made under this section, see Burma Gazette, 1897, Pt I. p 383

¹ For instance of an exemption from payment of land revenue under this section, see Burnn Gazette, 1895 Pt. 1, Pt. 13. See second footnote on p. 9, ante

[1876: Act II.

(Part III .- Of Revenue and Taxes.)

Provided that no assessment shall be made in derogation of the terms of any grant made by or on behalf of the British Government.

Rites may be altered.

25. Subject to the rules made under section 24 and for the time being in force, and except as provided in that section and in sections 28 and 42, the rates payable in respect of any land may be altered from time to time as the 1 [Local Government] may direct.

Right to a settlement.

26. Any person in possession of any culturable land which is liable to be assessed to land-revenue may apply to the revenue-officer to make a settlement with him of such land.

If such person appears to have a permanent heritable and transferable right of use and occupancy in the land, the revenue-officer shall offer him a settlement of the nature hereinafter described.

If such person does not appear to have such a right, it shall be in the discretion of the revenue-officer to offer or refuse such settlement.

Nature of settlement.

- 27. The settlement offered to the applicant may be either—
 - (a) a settlement of a single annual sum payable in respect of the whole land, or
 - (b) a settlement of certain annual rates per acre or other superficial measure of land.

In either case the settlement may provide that, for any additional land situate within certain local limits which the applicant may cultivate (not being land acquired by him by transfer or succession), he shall not be required to pay during the continuance of such settlement any revenue whatever or any revenue in excess of rates fixed thereby for such additional land.

The '[Local Government] shall by rules 2 determine the cases in which each of the said descriptions of settlement shall be offered, and the general principles on which the amount or rate of the revenuepayable thereunder shall be fixed.

Subject to such rules, the nature and stipulations of the settlement to be offered in each case shall be in the discretion of the revenue-officer.

Rights conferred by settlement.

28. When a settlement of any land offered under sections 26 and 27 has been accepted, neither the person on whose application such settlement has been made, nor any person succeeding him in possession of the land by transfer or succession, nor any person holding under him or under a person so succeeding him, shall, during the term of such settlement, be held liable to pay any revenue in respect of such land beyond that fixed by the settlement.

¹ See second footnote on p. 9, ante. ² For general rules under the Act, see fourth paragraph of first footnote on p. 8, ante-

and is made

(Part III -Of Resenue and Taxes)

But no person shall be deemed to have acquired any right to or er any land, as against any other person claiming rights to or over e same land merely on the ground that a settlement of such land has en made on his application, or on the application of some person rough whom he claims

29. The settlement shall be made for such term as the ¹ [Local Term of overnment] may from time to time by rule direct

The settlement of any land shall terminate at the close of any year assessment prescribed under section 41, if the person in possession such land, and entitled under section 28 to the benefit of such settle ent, not less than three months before the close of such year presents the revenue officer a notice in writing declaring that he desires to seeind the settlement, and at the same time pays to him all revenue avable in respect of the said land to the close of such year

If any such person omits to give the notice and make the payment equired by this section, he shall continue liable for the revenue payable om time to time under the settlement, although he may have reliminshed possession of the land

30. If the term for which a settlement of any land has been made Continuance lapses before a new settlement thereof is made, any person who was settlement intitled to the benefit of the expired settlement at the time of its until new xpiration and continues in possession of such land, and any person settlement is polding under him or claiming through him without an interruption of possession, shall be entitled to the benefit, and be bound by the tipulations, of the expired settlement until a new settlement of such

Provided that the said stipulations shall cease to be in force at the close of any year of assessment as aforesaid, if the person in possession, not less than three months before the close of such year, presents to the revenue-officer a notice in writing requiring that they should so cease

B -Of the fire per cent cess

31-32. [A five per cent cess to be levied—how to be applied] Rep, Burma District Cesses and Rural Police Act, 1880 (II of 1880), s. 3

C -Of the Toungya tax

33. The '[Local Government] may direct that, in lieu of the Toungys tax revenue assessable on any land under toungya cultivation, there shall

¹ See second footnote on p 9, ante.

(Part III.—Of Revenue and Taxes.)

be collected an annual tax, either on each male person who has completed his age of eighteen years, or on each family of persons, taking part in the cultivation of such land at any time during the year of assessment as fixed under section 41.

The rates of such tax may be fixed from time to time by the 1 [Lecal Government], but shall not exceed the following, that is to say:-

on each male cultivator, two rupees;

on each family of cultivators, two rupees.

D.—Of the Capitation-tax and the Land-rate in lieu thereof.

Capitationtax.

34. A capitation-tax shall be payable by all males between the ages of eighteen and sixty years, at such rates as the 1 [Local Government] may from time to time by notification direct:2

Provided that such rates shall not exceed the following, that is to say:--

on married men, five rupees a year;

on men who have no wives, two rupees eight annas a year:

Provided also that this tax shall not be payable—

- (a) by the residents of any of the towns mentioned in the schedule hereto annexed;
- (b) by the residents of any other town on which the ¹ [Local Government] may impose a land-rate under section 35.

Land-rate in tion-tax.

35. In the towns mentioned in the schedule hereto annexed, and in lieu of capita- such other towns as the 1 [Local Government] may from time to time by notification direct, there shall be levied, instead of the capitationtax, an annual rate 2 upon land to be fixed from time to time by the ¹ [Local Government] by notification but not to exceed the following, that is to say:—

> on land covered with buildings, one pie and a half per square foot;

on land not covered with buildings, three rupees per acre.

The boundaries 2 of the towns in which such rate is leviable shall be fixed from time to time, for the purposes of this section, by the ¹ [Local Government] by notification, and may be so fixed as to include any suburbs of such towns.

¹ See second footnote on p. 9, ante.

² For land-rate in Henzada, Rangoon, Bassein, Toungoo, Akyab, Kyaukpyu, Prome and Thayetmyo, and for the defining of the boundaries of these towns for the purposes of this section, see Notification No. 422, Burma Gazette, 1896, Pt. I, p. 545.

(Part III -Of Revenue and Taxes)

Explanation -The rate leviable on any land under this section shall be in addition to any land revenue payable thereon

36. The 1 [Local Government] may, by notification.

Exempton from carnta

- (a) exempt 2 any person or class of persons, or the residents of tion tax and any particular locality, from the nayment of capitationfax.
- (b) exempt any lands, or any class of lands, throughout the province or in any part thereof, from land rate in lieu of canitation tax
- (c) revoke any such exemption

E -Ot personal Lightly tor certain Revenue and Taxes

- 37. The amount payable on account of revenue 3* * or land- Personal rate in lieu of capitation-tax on any land for any year of assessment land revenue shall be due jointly and severally from all persons who have been in and land rate possession of such land at any time during such year, and all persons calitation who have held under them as tenants, mortgagees or conditional vendees tax.
- 38. When a tax per family of cultivators of any land is imposed. Personal the amount due for any year of assessment from each family shall be inbutly for due jointly and severally from all males of such family who at any has time during such year, being then above the age of eighteen years took any part in the cultivation of such land

*F -Of the Extraction of Minerals, Manufacture of Salt and Licenses to collect Edible Birds' nests

- 4 38A. (1) In the case of any land wherein the right to minerals Extraction is reserved to or otherwise belongs to Government, the Government shall of minerals and lay of have all powers necessary for the proper enjoyment of its right thereto revolues and may dispose of any such right and powers to any persons in such thereon. manner as to it may seem fit
- (2) Whenever in the exercise of any such rights and powers by the Government, or by any person to whom the Government may have disposed of such rights and powers, the rights of any owner or occupier of any such land are infringed by the occupation or disturbance of the surface of such land, the Government shall pay, or cause to be paid, to such owner or occupier compensation for the infringement

¹ See second footnote on p 9 ante ³ For exemptions see Burma Gazette, 1890, Pt I, p 436, ibid, 1893, p 267 and 1894

^{&#}x27;kor exemptions eee Burma Gazette, 1899, 1t 1, p 450, tind, 1893, p 201 and 1894
9456 as to lands eee bid, 1896, p 546 ere repealed by the Burma District Cesses and
Rurl Police Act 1880 (2 of 1880) s 5, infra
'Heading 'F was substituted and s 58 inserted by s 5 of the Lower Burma
Land and Reneume Law Amendment Let 1997 (Bur Act 1 of 1997) infra
Original heading F was as follows — 'F—Of the Manufacture of Salt, and of
Lecenses to collect Labible Birds nests"

(Part III .-- Of Revenue and Taxes.)

The compensation shall be determined, as nearly as may be, in accordance with the provisions of the Land Acquisition Act, 1894.

- (3) The Local Government may, from time to time make rules.
 - (a) for 'regulating or prohibiting the mining, quarrying or digging for or the excavating or collecting of minerals on land wherein the right to minerals is reserved to or otherwise belongs to Government;
 - (b) for the disposal by way of lease, license or otherwise of such right of the Government, and fixing the conditions subject to which and the mode in which such dispositions may be made:
 - (c) for the levy and collection of royalties and fees in respect of minerals mined, quarried, excavated or collected on any such land; and
 - (d) for regulating and controlling the transport and export of minerals.

Power to make rules for licensing salt manufacture;

composition with licen-

sees.

39. The ² [Local Government] may from time to time make rules—

- (a) for granting licenses to manufacture salt;
- (b) [imposing salt-duty.] Rep., Indian Salt Act, 1882 (XII of 1882), s. 2.
- (c) for compounding 3 with any holder of a license for the payment by him of an annual sum assessed upon the plant employed by him, in lieu of the duty which would be payable by him 4 * * * on the salt produced with the aid of such plant.

Penalty for manufacturing or storing salt without a license. ⁵ [Any person who, without, or in contravention of the terms of, a license for the time being in force,—]

- (d) engages in the manufacture of salt;
- (e) owns works for the manufacture of salt; or
- (f) stores salt exceeding such quantity as the ² [Local Government] may from time to time by notification fix in this behalf;

shall be liable on conviction before a Magistrate to a fine not exceed- ing fifty rupees, and to a further fine of ten rupees for every day after

¹ For rules regulating mining for tin in the Tavoy and Mergui districts, see Burma Gazette, 1909, Pt. I, p. 762.

² See s-ond footnote on p. 9, ante. ³ For notification fixing the rates of salt composition duty, see Burma Gazette, 1900,

Pt. I, p. 800.

The words "under clause (b)" were repealed by the Indian Salt Act, 1882 (12 of 1882), s. 2, Genl. Acts, Vol. III.

These words were substituted for the words "any person who, without a license for the time being in force," by s. 2 of the Lower Burma Land and Revenue Act Amendment Act, 1901 (Eur. Act 1 of 1901), post.

(Part III -Of Revenue and Taxes Part IV -Of Arrears and the Mode of recovering them)

a first conviction under this section in which he continues such manufacture or storage

And all salt in respect of which a conviction under this section has taken place, and all materials and implements used for the purpose of manufacturing such salt, shall be liable to confiscation by order of the cenvicting Magistrate

- 40. The 1 [Local Government] may from time to time make rules 2- Power to
 - (a) for granting licenses to * *3 collect, or farms of the regarding collection right of 3 * * collecting. edible birds' nests, upon land over which birds' nests. no person has a right of either of the classes specified in clauses (a) and (c) of section 6
 - (b) for fixing the amount of fees to be charged in respect of such licenses or farms

G -Miscellaneous

- 41. The year of assessment of any revenue, * * rate, tax or fee Year of leviable under this Part shall commence on such day of the calendar assessment. year as the 1 [Local Government] may from time to time by rule prescribe
- 42. Notwithstanding anything contained in this Part, no enhance-When in ment made in any such revenue, rate, tax or fee shall take effect until takes effect. the commencement of the year of assessment following that in the course of which it is made

PART IV.

OF ARREARS AND THE MODE OF RECOVERING THEM

43. Every sum payable under this Act on account of any revenue, Revenue etc., tax, * * 4 rate, fee, duty or composition shall fall due on such date, and when due, where and to shall be payable at such place and to such person, as the 1 [Local Gov-whom pay. ernment] may from time to time by rule direct.

^{&#}x27;See second footnote on p 9, ante

'See second footnote on p 9, ante

'The words' prepare or,' 'preparing or' and the words "cutch, beeswax, honey
lac cardamoms and other forest produce or 'were repealed by the Burma Laws 1ct,
1839 (13 of 1939) see the Fifth Schedule, past

The word 'cess' was repealed by the Burma District Cesses and Rural Police Act,

^{1830 (2} of 1830), s 3, post.

(Part III.—Of Revenue and Taxes.)

The compensation shall be determined, as nearly as may be, in 1 of 1894. accordance with the provisions of the Land Acquisition Act, 1894.

- (3) The Local Government may, from time to time make rules.
 - (a) for 1 regulating or prohibiting the mining, quarrying or digging for or the excavating or collecting of minerals on land wherein the right to minerals is reserved to or otherwise belongs to Government;
 - (b) for the disposal by way of lease, license or otherwise of such right of the Government, and fixing the conditions subject to which and the mode in which such dispositions may be made;
 - (c) for the levy and collection of royalties and fees in respect of minerals mined, quarried, excavated or collected on any such land; and
 - (d) for regulating and controlling the transport and export of minerals.

Power to make rules for— licensing salt manufacture; (a)

39. The ² [Local Government] may from time to time make es—

(a) for granting licenses to manufacture salt;

- (b) [imposing salt-duty.] Rep., Indian Salt Act, 1882 (XII of 1882), s. 2.
- (c) for compounding 3 with any holder of a license for the payment by him of an annual sum assessed upon the plant employed by him, in lieu of the duty which would be payable by him 4 * * * on the salt produced with the aid of such plant.

Penalty for manufacturing or storing salt without a license.

composition with licen-

sees.

⁵ [Any person who, without, or in contravention of the terms of, a license for the time being in force,—]

(d) engages in the manufacture of salt;

(e) owns works for the manufacture of salt; or

(f) stores salt exceeding such quantity as the ² [Local Government] may from time to time by notification fix in this behalf;

shall be liable on conviction before a Magistrate to a fine not exceed- ing fifty rupees, and to a further fine of ten rupees for every day after

² See so-ond footnote on p. 9, ante. ³ For notification fixing the rates of salt composition duty, see Burma Gazette, 1960,

Pt. I, p. 800.

The words "under clause (b)" were repealed by the Indian Salt Act, 1882 (12 of 1882), s. 2, Genl. Acts. Vol. III.

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These words were substituted for the words "any person who, without a license for the time being in force," by s. 2 of the Lower Burma Land and Revenue Act Amendment Act, 1901 (Eur. Act 1 of 1901), post.

For rules regulating mining for tin in the Tavoy and Mergui districts, see Burma Gazette, 1909, Pt. I, p. 762.

(Part III -Of Revenue and Taxes Part IV -Of Arrears and the Mode of recovering them)

a first conviction under this section in which he continues such manufacture or storage

And all salt in respect of which a conviction under this section has taken place and all materials and implements used for the nurpose of manufacturing such salt, shall be liable to confiscation by order of the cenvicting Magistrate

40 The 1 [Local Government] may from time to time make rules 2- Power to makerule

(a) for granting licenses to * * 3 collect, or farms of the regarding collection right of 3 * * collecting, 3 * * * * * of edible edible birds' nests, upon land over which birds nes

no person has a right of either of the classes specified in clauses (a) and (c) of section 6

(b) for fixing the amount of fees to be charged in respect of such licenses or farms

G -Miscellaneous

41 The year of assessment of any revenue, 4 * * rate, tax or fee Year of leviable under this Part shall commence on such day of the calendar assessment year as the '[Local Government] may from time to time by rule pre seriba

42 Notwithstanding anything contained in this Part, no enhance When in ment made in any such revenue, rate, tax or fee shall take effect until takes effect the commencement of the year of assessment following that in the course of which it is made

PART IV

OF ARREADS AND THE MODE OF RECOVERING THEM

43 Every sum payable under this Act on account of any revenue, Personal Services tax * * * rate, fee, duty or composition shall fall due on such date and ernment | may from time to time by rule direct

1880 (2 of 1880) a 3 post,

¹ See second footnote on p 9 ante

See second rootnote on p w ante
See general rules quoted in fourth paragraph of first footnote on p 8 ante
The words prepare or preparing or and the words cutch bessess, but
lac cardamons and other forest produce or were repealed by the Burna Lars but 1898 (13 of 1898) see the Fifth Schedule post
The word cess was repealed by the Burma District Cesses and Bural F

(Part IV .-- Of Arrears and the Mode of recovering them.) .

'Arrear '' ind "de-'aulter'' lefined.

Proceedings against defaulters for recovery of arrear.

44. When any such sum has fallen due, and a written notice of demand for it has been served on any one of the persons liable for it, or published in such manner as the [Local Government] may from time to time by 2 rule direct, and ten days have elapsed from the service or publication of such notice without such sum having been paid, such sum shall be deemed to be an arrear; and every person liable for it shall be deemed to be a defaulter.

45. An arrear may be realized as if it were the amount of a decree for money passed against the defaulter in favour of any revenue-officer whom the 1 [Local Government] may from time to time appoint 3 in this behalf by name or as holding any office.

Proceedings with a view to the realization of such arrears may be instituted by such officer before any other revenue-officer whom the ¹[Local Government] may from time to time appoint by name or asholding any office; and, except in so far as the [Local Government] may otherwise by rule direct, such other officer may exercise all the powers conferred on, and shall conform to all rules of procedure prescribed for, a Court executing a decree by the 4 Cod2 of Civil: Procedure:

Provided that—

except when execution is applied for against a defaulter who has: absconded, or who is reasonably believed to be about to abscond,

the officer before whom proceedings are instituted under this section shall, before issuing any process of execution against a defaulter, causea notice to be served on him in the manner prescribed for the service of summons on defendants in civil suits, requiring him either to pay the amount of the arrear or to appear on a day fixed in the notice and show cause why such amount should not be realized from him.

If on the day so fixed such amount has not been paid and the defaulter does not appear, or appearing fails to show cause as aforesaid, the said officer may order the process to issue forthwith.

46. Instead of, or in addition to, the proceedings which may beinstituted under section 45, a revenue-officer empowered in this behalf by the '[Local Government] may, when the arrear is one of landrevenue. 5 * * * or land-rate in lieu of capitation-tax, proceed against the: land on which such arrear has accrued as next hereinafter provided.

Proceedings against the land.

¹ See second footnote on p. 9, ante.

² See general rules quoted in fourth paragraph of first footnote on p. 8, ante.

³ With regard to the appointment of Cantonment Magistrates and tax-collectors in Lower Burma, and certain officers in various towns, to be revenue-officers for certain purposes, see Burma Gazette, 1885, Pt. I, p. 331 and ibid, 1894, p. 289.

⁴ See now Act 5 of 1908, Genl. Acts, Vol. VI.

⁵ The words "five per cent. cess" were repealed by the Burma District Cesses and Rural Police Act, 1880 (2 of 1880), s. 3, post.

(Part IV -Of Arrears and the Mode of recovering them)

47 If such officer finds on enquiry that there exists any permanent Where there heritable and transferable right of use and occupancy in the land, he nent heritable may sell by public auction such right in the whole of the land, or in and transfer such portion thereof as he may deem sufficient, for the realization of such land. the arrear

The proceeds of such sale shall be applied in the first place in liquidation of the arrear, and, in the event of there being any surplus remaining, the revenue officer shall if he is satisfied as to the right of any person claiming such surplus pay the amount thereof to such person, and, if he is not so satisfied, shall hold the amount in deposit for the person who may ultimately succeed in due course of law in establishing his title thereto

- 48 The purchaser at a sale held under section 47 shall be deemed little confer to have acquired the right offered for sale free from all encumbrances chase at sale created over it and from all subordinate interests derived from it, under sec except such as may be expressly reserved by the revenue officer at the time of sale
- 49 If the revenue officer proceeding against the land finds on Proceedings enquiry that no permanent heritable and transferable right of use and against it o occupancy exists therein, he may by proclamation published on the no permanent land in such manner as the '[Local Government] from time to time by heritable and rule directs, declare that he has taken possession of such land on behalf right exists of the Government, and may summarily eject any person found in occupation thereof
- 50 When a proclamation is published under section 49 in respect Effect of 100 of any land over which any private rights of any description exist, such clamation land shall be deemed to have been, from the date of such proclamation, under sec vested in the Government free from all such rights as have not been ton 40 expressly reserved by the terms of such proclamation
- 51 All costs of any proceeding under this Act for the recovery of an Costs of pro arrear may be recovered as if they formed part of such arrear

e eedings for recovery of

- 52 If a revenue officer has reason to believe that a revenue officer I recordings subordinate to him who has collected any sum due under this Act has against de absconded or is about to abscond without accounting for such sum, he revenuemay issue a warrant for the apprehension of such subordinate officer and officers. proceed against him or cause proceedings to be instituted against him as if he were a defaulter in the amount so collected
 - 53 Any person who has become liable for any amount as surety for Proceedings

¹ See second footnote on p 9 ante

(Part V.—Miscellaneous.)

against sureties of defaulters and revenueofficers.

a defaulter of revenue-officer may be proceeded against as if he himself were a defaulter in such amount.

PART V.

MISCELLANEOUS.

Erection and repair of boundarymarks.

54. A revenue-officer may, by a notice in writing duly served in accordance with rules to be made under this Act, require any person liable for the revenue of any land, or entitled to hold such land free of revenue, to erect boundary-marks sufficient for defining the limits of such land, or to repair any such boundary-marks already existing; and. if such person fails to comply with his requisition within a period to be specified in the notice, may cause the work to be done, and recover the cost thereof as if it were an arrear of revenue due in respect of the land.

Power to summon witnesses. etc.

- ¹ 54A. (1) A revenue-officer may summon any person whose attendance he considers necessary for the purpose of any business before him as a revenue-officer. Such summons shall be issued and served in accordance with the provisions of the 2Code of Civil Procedure regarding XIV of 1 the service of summonses.
- (2) Every person so summoned shall be bound to appear at the time and place mentioned in the summons in person or, if the summons so allows, by his recognized agent or legal practitioner.

Witnesses, etc., bound to speak the truth.

¹ **54B.** Every person attending in obedience to a summons issued by a revenue-officer and every applicant or other person appearing before a revenue-officer shall be bound to state the truth upon any matter respecting which he is examined or makes statements, and to produce such documents and other things relating to any such matter as the revenue-officer may require.

Appeals.

55. Appeals shall lie from orders and decisions given under any provision of this Act, in such cases, to such officers and subject to such limitations as to time and such other conditions as the 3[Local Government] may from time to time by rule determine:

Provided that decisions by an officer of a grade lower than that of a Commissioner of a division in or on the following matters, claims and questions shall not be final (namely):-

(a) matters disposed of by revenue-officers under section 5, section 10 and sections 12 to 17, inclusive, except orders as to the value of improvements;

¹ Sections 54A and 54B were inserted by s. 6 of the Lower Burma Land and Revenue Law Amendment Act, 1907 (Bur. Act 1 of 1907), post.

² See now Act 5 of 1908, Genl. Acts, Vol. VI.

³ Substituted for "Chief Commissioner" by s. 2 of the Lower Burma Land and Revenue Law Amendment Act, 1907 (Bur. Act 1 of 1907), post.

(Part V -Miscellaneous)

- (b) claims to occupy or resort to lands under sections 19, 20 and 21. and disputes as to the use or enjoyment of such lands between persons permitted to occupy or resort to the same
- (c) questions as to whether any land or any person is liable to be assessed to any revenue. 1 * * tay or rate
- (d) questions as to the mode or principle of assessment of any revenue. 1 * * tax or rate. or as to the amount assessed,
- (e) questions as to the right to a settlement of land-revenue, or the nature or term of the settlement to be offered:
- (f) questions as to the validity or effect of any settlement, or as to whether the conditions of any settlement are still in
- (a) questions as to the liability of any person under sections 37 and 38.
- (h) questions as to whether any revenue. 1 * * tax or rate is in arrear.
- (1) questions as to the legality of any process issued under section 45.
- (1) questions as to the validity of a sale under section 47, or as to the effect of a proclamation under section 49.

Provided also that in all cases the 2[Financial Commissioner] shall have power to call for and review the proceedings, if he thinks fit to do so, and pass such order thereon consistent with the provisions of this Act as he thinks fit

- 56. Except as hereinbefore expressly provided, no Civil Court shall Bar to jurisexercise jurisdiction as to any of the following matters (namely) -Civil Courts.
 - (a) matters, claims and questions mentioned in the first proviso to section 55.
 - (b) claims to any office connected with the revenue administration, or to any emolument appertaining to such office, or in respect of any injury caused by exclusion, suspension or removal therefrom:
 - (c) claims to have allotments made under section 20 or section 21 and objections to the making of such allotments;

² These words were substituted for the words "Chief Commissioner, by the Burma Laws Act, 1898 (13 of 1898), see the Third Schedule, infra

¹ The word " cess " was repealed by the Burma District Cesses and Rural Police Act, 1880 (2 of 1880), s 3, post

(Part V.-Miscellaneous.)

(d) claims to a remission or refund of any revenue, ** * tax, rate, fee, duty or composition payable or paid under this Act;

[1876: Act II.

(e) questions as to the right to, or amount of, any compensation for improvements awardable under section 13.

Additional powers which may be conferred on revenue-officers.

- 57. The ² [Local Government] may, subject to any restrictions from time to time imposed by the Governor General in Council, invest any revenue-officer by name or as holding any office with any of the following powers, in addition to the powers directly conferred on revenue-officers by this Act, to be exercised by him in any part of ³ British Burma or in any class of cases in any such part:
 - (a) power to enter upon any land and to survey, demarcate or make a map of the same;
 - (b) power to cut and thresh the crop on any land and weigh the grain with a view to estimating the capabilities of the soil;
 - (c) any power exercised by a Civil Court in the trial of suits;
 - (d) power to delegate the exercise of any power, or the performance of any duty, to a subordinate revenue-officer;
 - (e) power to review any decision or order given by a revenueofficer which is not open to appeal, or from which, if open to appeal, no appeal has been preferred;
 - (f) power to call for the proceedings of any subordinate revenueofficer and review any order or decision given therein which is not open to appeal, or from which, if open to appeal, no appeal has been preferred.

Additional powers to make rules.

- 58. In addition to the other matters for which the ² [Local Government] is empowered to make ⁴ rules by this Act, he may from time to time make rules—
 - (a) for the assessment and collection of all 5 revenue and of every

The word "cess" was repealed by the Burma District Cesses and Rural Police Act, 1880 (2 of 1880), s. 3, post.

² Substituted for the words "Chief Commissioner" by s. 2 of the Lower Burma Land and Revenue Law Amendment Act, 1907 (Bur. Act 1 of 1907), infra.

² Read now Lower Burma, see the Burma Laws Act, 1898 (13 of 1898), s. 4, printed, infra, p. 260.

^{*} For consolidated rules under s. 58, see Burma Gazette, 1897, Pt. I, p. 365, and 1899, Pt. I, p. 510 and 1907, Pt. I, pp. 254 and 434.

⁵ As to method of payment of revenue due from manufacturers of salt, see Notification No. 78, Burma Gazette, 1888, Pt. I, p. 274.

(Part V - Viscellaneous)

- tax, 1* rate, fee, duty and composition leviable under this Act.
- (b) to determine the person by whom, and the time, place and manner at or in which, anything to be done under this Act, and for which no express provision is made in these respects, shall be done, and generally to regulate the procedure of revenue officers in all cases.
 - (c) to provide for the investigation by the higher revenue officers of charges of misconduct preferred against revenueofficers of lower grade.
- 2 (d) to determine the fees to be charged for the service of process issued under this Act, and the mode in which such fees shall be realized.
- (e) to regulate the costs in all proceedings before revenue officers, and to provide for their realization as if they were arrears of land-revenue.
- (f) as to making advances of money to agriculturists for the purchase of seed and cattle, for the construction, maintenance and repair of dwelling-houses and other buildings and for other ouch purposes not coming within the scope of the 3 Land Improvement Act, 1871,
- (q) for the recovery of advances made under clause (f) of this section from the persons to whom they were made or their legal representatives, and,
- (h) generally, to carry out the provisions of this Act
- 59 The '[Local Government] may, in making any rule under this Penalty for Act, attach to the breach of it, in addition to any other consequences breach of that would ensue from such breach, a punishment, on conviction before a Magistrate, not exceeding one month's imprisonment, or two hundred rupees fine, or both
- 60. All rules made by the '[Local Government] under this Act shall, Publication when sanctioned by the Governor General in Council, be published in of rules. the 5 British Burma Gazette, and shall thereupon have the force of law
- 61. [Consolidation and republication of rules] Rep by the Burma borce of Laws Act. 1898 (13 of 1898)

¹ The word "cess ' was repealed by the Burma District Cesses and Rural Police Act,

^{1880 (2} of 1880) s 5 post
Clause (d) will be repealed by the Burma Process Fees Act, 1910 (Bur Act 1 of 1910) s 4 when that Act is brought into force, see Appendix II post
Read now the Land Improvement Loans Act 1833 (19 of 1833), see s 2 (2) of the Act, Genl Acts Vol III

^{*}Substituted by s 2 of the Lower Burma Land and Revenue Law Amendment Act, 1907 (Bur Act 1 of 1907) post Read now Burma Gazette, see s 4 of the Burma Laws 1ct, 1893 (13 of 1893), post

Land and Revenue.

(The Schedule.)

Embankments.

[1876: Act II.

1 77 : Act XIII.

THE SCHEDULE.

(See sections 34 and 35.)

TOWNS IN WHICH LAND-RATE IN LIEU OF CAPITATION-TAX IS LEVIED.

Rangoon.

Bassein.

Thyetmyo.

Prome.

Tounghoo.

Akyab.

Kyoukpyu.

ACT No. XIII of 1877.1

APPLIES TO LOWER BURMA ONLY.

[28th June, 1877.]

An Act to provide for the execution of works urgently required in connection with embankments in 2 British Burma.

WHEREAS it is expedient to provide for the execution of works urgently required in connection with embankments in 2 British Burma;

It is hereby enacted as follows:—

1. This Act may be called the Burma Embankment Act, 1877.

It extends to all the territories for the time being under the administration of the ³ Chief Commissioner of ² British Burma;

And it shall come into force on the passing thereof.

2. In this Act-

"embankment" means any embankment constructed for the purpose of excluding, regulating or retaining water, and includes all earther walls, dams, canals, drains, piers, groins, sluices, buildings, watergauges, bench-marks and other works subsidiary to any such embankment; and

"embankment-officer," used with reference to an embankment, means the officer appointed by the ³ Chief Commissioner, by ⁴ notification in the ⁵ British Burma Gazette, to carry out this Act in respect of such embankment.

4 For instances of notifications making such appointments, see Bur. R. M., Vol. II,

Read now Burma Gazette, see s. 7 of the Burma Laws Act, 1898 (13 of 1898), infra.

Preamble.

Short title. Local extent.

Commencement. Interpretation-clause.

¹ For Statement of Objects and Reasons, see Gazette of India, 1877, Pt. V, p. 127;

¹ For Statement of Objects and Reasons, see Gazette of India, 1877, Pt. V, p. 127; for Proceedings in Council, see ibid, Supplt., pp. 810, 1687 and 1663.

Act 13 of 1877 will be repealed from the date the Burma Embankment Act, 1909 Bur. Act 4 of 1909), is brought into force, see s. 1 (3) of that Act, post, p. 633.

² For the expression "British Burma" wherever it occurs in this Act, the expression "Lower Burma" should be read, see Burma Laws Act, 1898 (13 of 1898), s. 7, infra.

³ The Chief Commissioner is now Lieutenant-Governor of Burma, see Proclamation dated 9th April, 1897, Gazette of India, 1897, Pt. I, p. 261. All powers conferred and duties imposed on the Chief Commissioner are to be deemed to have been respectively conferred and imposed on the Lieutenant-Governor, with effect from the 1st May, 1897, see s. 15 of the Burma Laws Act, 1898 (13 of 1898), infra.

⁴ For instances of notifications making such appointments, see Bur. R. M., Vol. II,

- 3 Whenever the embankment officer has reason to believe that, Creum unless some work is quickly executed in connection with an embankment, where it loss of life or extensive damage to property will ensue, and that the Act may labourers or materials required for the execution of such work cannot be put in of obtained in the ordinary course in time to enable him to execute such work with the expedition necessary in order to avert such loss or damage, he may, by order under his hand, direct that the provisions of this Act shall be put into operation for the execution of such work, and thereupon—
 - (a) every able bodied person who resides in the neighbourhood of Power to such embankment, and whose name appears in the list presslab hereinafter mentioned, shall, if required to do so by such officer or by any person authorized by him in this behalf, be bound to assist in the execution of such work by labouring thereon as such officer or any person authorized by him in this behalf may direct, and
 - (b) such officer or any person authorized by him in this behalf Power to may enter into and upon any immoveable property in the said neighbourhood and take possession of, appropriate and remove any trees or bamboos, whether standing or not, and any timber, mats, rope or other materials found in or upon such property, and use the same for the purposes of such work
- 4 Subject to such 'rules as the Local Government may from time to List of time with the previous sanction of the Governor General in Council, prescribe in this behalf, the Deputy Commissioner shall prepare a list of the persons hable to be required under section 3, clause (a), to assist as aforesaid, and may from time to time add to or alter such list or any part thereof
- 5 All persons labouring, or detained for the purpose of labouring, labouring no compliance with a requisition made under section 3, or whose materials practicable, be paid by the embankment officer for their labour and detention, or for such materials (as the case may be), at such rates, not being less than the highest market rates for similar labour or materials for the time being prevailing in the said neighbourhood, as the "Chief Commissioner may from time to time by written order direct
- 6 When, from the removal of any trees, hamboos or other materials Compensa under section 3, any damage, over and above the price payable for such damaged materials under section 5, results directly to any person, the emband in taking ment officer shall pay to such person such sum as may be agreed upon materials.

For rules under this section see Bur R M, Vol II, pp 190 and 191 See third footnote on preceding page

[1877 : Act XIII. Γ1879: Act IX.

as compensation for such damage or, in case of dispute as to the amount so to be paid, as the Deputy Commissioner of the district may award, subject to such rules as to appeal or otherwise as the 1 Chief Commissioner may from time to time prescribe in this behalf.

Penalties for trespass on embankments, etc.

- 7. Where an embankment-officer has been appointed for any embankment, any person who, without the permission of such officer,—
 - (a) grazes any cattle or allows any cattle under his charge 2 for of which he is the owner] to trespass on such embankment,
 - (b) cuts or roots out any trees, shrubs or grass growing on such embankment, or
 - (c) obstructs any drain or sluice connected with such embankment,

shall be punished with imprisonment for a term which may extend to six months, or with fine which may extend to two hundred rupees, or with both.

Explanation.—In this section, clause (a), "cattle" includes also elephants, buffaloes, horses, mares, geldings, ponies, colts, fillies, mules, asses, pigs, rams, ewes, sheep, lambs, goats and kids.

Certain persons to be deemed public servants.

8. Every embankment-officer and every person authorised by an embankment-officer to act under section 3 shall be deemed to be a "public servant" within the meaning of the Indian Penal Code XLV of I

ACT No. IX of 1879.5

APPLIES TO LOWER BURMA ONLY.

[23rd May, 1879.]

An Act to amend the law relating to Coast-lights in the eastern part of the Bay of Bengal.

Preamble.

WHEREAS it is expedient to increase the coast-light dues paid under the provisions of Act No. XIII of 1867 (An Act to provide for the establishment and maintenance of coast-lights in the eastern part of the Bay of Bengal), and to render chargeable with coast-light dues certain

¹ See third footnote on p. 30, supra. ² These words were inserted by the Burma Laws Act, 1898 (13 of 1898), the Third Schedule, post.

Genl. Acts, Vol. I. The words and figures "and nothing in the British Burma Labour Law, 1876, s. 71, shall apply to any such officer or person acting under section 3 of this Act," were repealed by the Lower Burma Courts Act, 1889 (11 of 1889), s. 2 (1).

For Statement of Objects and Reasons, see Gazette of India, 1879, Pt. V, p. 42; for Proceedings in Council, see ibid, 1879, Supplt., pp. 17, 48 and 528.

(Preliminary Coast-light Dues.)

vessels which are not now so chargeable: It is hereby enacted as follows:---

Preliminary

1. This Act may be called the Burma Coast-lights Act. 1879 It shall come into force on the first day of July, 1879

Short title. Commence.

And it shall extend to the territories respectively administered by Local extent. the Governors of Fort St George and Bombay in Council, the Lieutenant-Governor of Bengal and the 1 Chief Commissioners of 2 British Burma and the Andaman and Nicobar Islands

But nothing herein contained shall apply to any vessel belonging to or in the service of Her Majesty or the Government of India, or to any vessel of war belonging to any Foreign Prince or State

2. Act No XIII of 1867 (to provide for the establishment and main- Repeat tenance of coast-lights in the eastern part of the Ray of Bengal\ 18 hereby repealed

But any appointment made under the said Act shall be deemed to have been made under this Act

3. In this Act, unless there is something repugnant in the subject interpreta-

tion danse. or context .-"Customs-Collector" means a Customs-Collector appointed under the Sea Customs Act, 1878, and includes any person appointed by the Local Government by name or in virtue of his office to discharge the

functions of a Customs Collector under this Act at any port "vessel" includes anything made for the conveyance by water of human beings or of property

"master." when used in relation to any vessel, means any person (except a pilot or harbour-master) having, for the time being, the charge or control of such vessel

"voyage" means the whole distance between a vessel's place of departure and her final place of arrival, but the return of a vessel from any place shall, notwithstanding the terms of any charter-party, be deemed a distinct vovice

Coast-light Dues

4. For the purpose of establishing and maintaining coast-lights in the Coast-light eastern part of the Bay of Bengal, a toll, hereinafter called "coast-in respect of

Genl Acts, Vol II

^{&#}x27;The Chef Commissioner is now Lieutenant Governor of Burms, see Proclamation dated 9th April, 1897, Gazette of India, 1897 Pt I, p 251 All powers conferred and duties imposed on the Chef Commissioner are to be deemed to have been respectively conferred and imposed on the Lieutenant Governor, with effect from the 1st Vlay, 1897, see 1 56 of the Burma Lawa Act 1893 (13 of 1893), poer 5 is 16 of the Burma Lawa Act 1893 (13 of 1893) are 1. The Control of the Spreasion Burtish Burms wherever it occurs in this Act, the serpression Lower Burma 'sbould now be read "see the Burma Lawa Act, 1893 (13 of 1893) s. 7.

(Coast-light Dues.)

vessels of fifty tons.

light dues," shall be paid in respect of every vessel of the burden of fifty tons and upwards making any voyage mentioned in the schedule hereto annexed, at the rate of one anna and six pies per ton of burden:

Provided that such vessel sails from or enters during the course of, or at the termination of, any such voyage a port in British India, or takes in, or discharges, cargo off the coast of British India.

Dues when payable.

- 5. The said coast-light dues shall become due and payable-
 - (a) in the case of a vessel clearing out of a port in British India upon any such voyage—previous to the grant of any port-clearance;
 - (b) in the case of a vessel entering a port in British India in the course, or at the termination, of any such voyage—immediately upon her entering such port:

Provided that the said dues shall not be levied more than once on any vessel in the course of the same voyage.

Power to vary rates of dues.

6. The Governor General in Council may from time to time, by notification in the Gazette of India, reduce or raise the rate of coastlight dues in respect of all vessels or any particular class of vessels:

Proviso. Provided that such rate shall not in any case exceed the rate fixed by section 4.

Collection of dues. Voucher to be given.

7. The Customs-Collector shall collect the coast-light dues,

and shall grant to the person paying the same a voucher in writing under his hand, setting forth the name of his office, the port at which the coast-light dues are paid, the amount so paid, the name, tonnage and other proper description of the vessel in respect of which such payment is made, and the voyage on which she is or has been bound.

Master to report arrival.

8. Within twenty-four hours after the arrival within a port of any vessel chargeable with coast-light dues, the master of such vessel shall give notice of such arrival to the Customs-Collector.

onnage of vessel how ascertained—
if registered;

9. In order to ascertain the tonnage of any vessel chargeable with coast-light dues, the following rules shall be observed:—

(a) If such vessel be a British registered vessel or a vessel registered under 'Act No. X of 1841 or 'Act No. XI of 1850, or under any other law for the time being in force for the registration of vessels in India, the Customs-Collector may require the owner or master of such vessel or any other person having possession of her register, to produce such register for inspection. If any such owner, master or other person neglects or refuses to produce such register, or otherwise to satisfy the Customs-Collector as to what is

(Coast-light Dues)

the true tonnage of the vessel in respect of which such coast-light dues are payable, he shall be punished with fine which may extend to one hundred rupees, and the Customs-Collector may cause such vessel to be measured and the tonnage thereof to be ascertained, and in such case the owner or master of such vessel shall also be liable to pay the expenses of such measurement

(b) If such vessel be not a British registered vessel or a vessel of not regular registered under 'Act No X of 1841 or 'Act No XI of fered. 1850, or under any other law for the time being in force for the registration of vessels in India, and the owner or master thereof fails to satisfy the Customs-Collector as to what is her true toninge according to the mode of measurement prescribed by the law in force for the time being for regulating the measurement of British registered vessels, the Customs Collector shall cause such vessel to be measured and the toninge thereof, according to the mode aforesaid, to be ascertained, and in such case the owner or master of such vessel shall be liable to pay the expenses of such measurement.

10. If the master of any vessel refuses or neglects to pay to the On refusal to Customs-Collector on demand by him the amount of any dues or expenses appears the payable in respect of such vessel under this Act, the Customs Collector Collector may distrain or arrest such vessel, and the tackle, apparel and furniture and sell belonging thereto or any part thereof, and detain the same until the amount of such dues or expenses is paid.

and in case any part of such dues or expenses, or of the costs of the distress or arrest, or of the keeping of the same, remains unpaid for the space of five days next after any such distress or arrest so made, the Customs-Collector may cause the vessel or other thing so distrained or arrested to be sold, and with the proceeds of such sale may satisfy such dues, expenses and costs (including the cost of sale) remaining unpaid, and shall render the surplus (if my) to the master of such vessel upon demand

11. The officer of Government whose duty it is to grant a port. No portclearance for any vessel shall not grant such port clearance until her be granted
master or some other person has paid, or secured to the satisfaction of until dues,
such officer, the amount of all dues, expenses and costs with which such cic, are paidvessel is chargeable under this Act, and of any fine to which any person
is hable for anything done by him in contravention of this Act

(Coast-light Dues. Determination of Disputes under Act. Prosecutions under other Laws. Statement of Receipts and Expenditure.)

Master to specify on demand voyago on which vessel is bound.

12. The master of any vessel departing from or entering any port in British India upon, or in the course of, or at the termination of, any voyage shall, upon the demand of the Customs-Collector, specify upon what voyage she is or has been bound.

Penalty for evading pay-

. 13. If the master of any vessel evades, or attempts to evade, the payment of any coast-light dues, expenses or costs payable in respect ment of dues, of such vessel under this Act, he shall be punished with fine which may extend to two hundred rupees.

Determination of Disputes under Act.

Magistrato to decide disputes.

14. If any dispute arises as to whether any vessel is chargeable with any coast-light dues, expenses or costs under this Act, or as to the amount of such dues, expenses or costs, such dispute shall, upon application made in that behalf by either of the disputing parties, be heard and determined in the towns of Calcutta, Madras and Bombay by a Presidency Magistrate, and elsewhere by any Magistrate exercising, at the place where the dispute arises, powers under the 'Code of Criminal X of 1882 Procedure, not less than those of a Magistrate of the second class. decisions under this section shall be final.

Prosecutions under other Laws.

Saving of prosecutions under other laws.

15. Nothing herein contained shall prevent any person from being prosecuted under any other law for any act or omission which constitutes an offence against this Act: Provided that no person shall be punished twice for the same act or omission.

Statement of Receipts and Expenditure.

Statement of receipts and expenditure to be pub-lished.

- 16. The Governor General in Council shall, ²[publish annually] in the Gazette of India a statement showing the amount received on account of coast-light dues during the year ending on the thirty-first day of March last preceding, and the amount expended during the same period on the establishment and maintenance of coast-lights in the eastern part of the Bay of Bengal.
- 17. [Amendment of Indian Ports Act, 1875.] Rep. 3 Indian Ports Act, 1889 (X of 1889), s. 2 (1).

¹ See now the Code of Criminal Procedure, 1898 (Act 5 of 1898), Genl. Acts, Vol. V.

² These words were substituted for the words "on or before the first day of October in each year, publish," by the Burma Laws Act, 1898 (13 of 1898), see the Third Schedule, post. Genl. Acts, Vol. IV.

(The Schedule.)

1879 : Act XIV.1

Hackney-carriages.

(Preamble)

THE SCHEDILE

(See section 4)

1 A voyage to or from Chittagons or any place west of the longitude of Chitta gong

2 A voyage to or from any port in Br tisn Burma except voyages to or from Maulmain, from or to Mergui

3 A voyage to or from Rangoon and any port in British Burma west of the longitude of Rangoon—

4 A voyage to or from any port in Bri tish Burma other than Tayov and Mergui(a) from or to any nort in 1 British

(b) from or to any port in the Andaman and Nicobar Islands or any place east of the longitude of Mergui, by a course passing hetween the northern extremity of the Anda man Islands and the coast of British Burma.

from or to any other port in British

from or to Tayov or Mergus, or to or from

from or to any place east of the longitude of Mergui, from or to any port in the Andaman and

ACT NO XIV OF 1879 2

Nicobar Islands

APPLIES TO TIPPED AND LOWER RUDAL

5th September, 1879 1

Short tule

An Act for the regulation and control of Hackney-carriages in certain Municipalities and Cantonments.

Whereas it is expedient to provide for the regulation and control Preside. of hackney-carriages in certain municipalities and cantonments. It is hereby enacted as follows -

1. This Act may be called the Hackney-carriage Act, 1879 and it shall come into force at once.

Commence but nothing herein contained shall affect any power conferred by any Saving law relating to municipalities, or any rule made in exercise of any such power

2. In this Act-

Interpreta "hackney carriage" means any wheeled vehicle drawn by animals tion clause and used for the conveyance of passengers, which is kept, or offered, or plies, for hire; and

Burma Laws Act, 1898 (13 of 1698), see the First Schedule, post

Read now "Lower Burma," see s 7 of the Burma Laws Act, 1893 (13 of 1893) infra. For Statement of Objects and Reasons, see Gravette of India, 1879, Pt. Vp. 52, for Proceedings in Council, see 10.1, Suppl., pp. 49, 78 and 141

The Act has been declared in force in Upper Burna (accept the Shan States), by the

"committee" means a municipal committee, or a body of municipal commissioners, constituted under the provisions of any enactment for the time being in force.1

Application of Act to municipalities.

3. ²[The Lieutenant-Governors of the United Provinces of Agra and Oudh, the Punjab and Burma, and the Chief Commissioners of the Central Provinces, ³ Assam, Ajmere and Coorg, may, by notification in the official Gazette, apply4 this Act to any municipality in the territories: administered by them respectively.

Power of committees to make rules.

When this Act has been so applied to any municipality, the committee of such municipality may from time to time make 5rules for the regulation and control of hackney-carriages within the limits of such municipality, in the manner in which, under the 'law for the time being inforce, it makes rules or bye-laws for the regulation and control of other matters within such limits.

Confirmation and publication of rules.

Every rule made under this section shall, when confirmed by the Local Government and published for such time and in such manner as the Local Government may from time to time prescribe, have the forceof law:

Power of Local Government to rescind rules. Power to make rules for cantonments.

Provided that the Local Government may at any time rescind any such rule.

4. The Local Government of any of the said territories may from: time to time, subject to the control of the Governor General in Council, make rules for the regulation and control of hackney-carriages in any military cantonment situated in the territory administered by it; 7 * * *

All rules made under this section, when published for such time and in such manner as the authority making the same may from time to time prescribe, shall have the force of law.

Power to ation of

5. The authority making any rules under this Act may extend extend oper- their operation to any railway-station, or specified part of a road, not

Pt. I, p. 585, ibid, 1907, Pt. I, p. 385.

See Burma Municipal Act, 1898 (Burma Act III of 1898), s. 30, post.

The words "and the Governor General in Council may, from time to time, make rules for the regulation and control of hackney-carriages in any place in India, but not in British India, in which British troops are cantoned" were repealed by the Cantonments Act, 1889 (13 of 1889), Genl. Acts, Vol. IV.

For list of notifications extending the operation of rules made under this Act, see

Bur. R. M., Vol. I, p. 72.

¹ See the Burma Municipal Act, 1898 (Bur. Act 3 of 1898), post.

² These words were substituted for "The Lieutenant-Governors of the North-Western Provinces and the Punjab, and the Chief Commissioners of Oudh, the Central Provinces, British Burma" by the Repealing and Amending Act, 1903 (1 of 1903), post.

³ The Chief Commissioner of Assam is now Lieutenant-Governor of Eastern Bengal' and Assam, see Proclamation No. 2832, dated 1st September, 1905, Genl. Stat. R. and O., Vol. I. Cf. also the Bengal and Assam Laws Act, 1905 (7 of 1905), E. B. & A. Code,

Vol. I.

For list of Municipalities to which the Act has been applied under s. 3, see Appendix B to Bur. R. M., Vol. I.

5 For rules made under this section, see Burma Gazette, 1883, Pt. I, p. 289. ibid, 1888,

more than six miles from the local limits of the municipality or canton-rules beyond ment concerned Provided that such extension shall be made, in the case of a or canton

municipality

municipality, with the sanction of the Local Government, and, in the case of a cantonment situate in British India, subject to the control of the Governor General in Council

When any rules have been made under this Act for any municipality, the Local Government may, subject to the control of the Governor General in Council, extend the operation of such rules to any canton ment the boundary of which is not more than six miles distant from the boundary of such municipality

- 6 The rules to be made under section 3 or section 4 may, among what rules other matters .tions 3 and
 - (a) direct that no hackney carriage, or no hackney carriage of a 4 may pro particular description, shall be let to hire, or taken to ply, or offered for hire, except under a liceuse granted in that behalf.
 - (b) direct that no person shall act as driver of a hackney carriage except under a license granted in that behalf,
 - (c) provide for the issue of the licenses referred to in clauses (a) and (b), prescribe the conditions (if any) on which such licenses shall be granted, and fix the fees (if any) to be paid therefor,
 - (d) regulate the description of animals, harness and other things to be used with licensed carriages, and the condition in which such carriages, and the animals, harness and other things used therewith shall be kept, and the lights (if any) to be carried after sunset and before sunrise.
 - (e) provide for the inspection of the premises on which any such carriages, animals, harness and other things are kept,
 - (f) fix the time for which such licenses shall continue in force, and the events (if any) upon which within such time they shall be subject to revocation or suspension,
 - (a) provide for the numbering of such carriages,
 - (h) determine the times at which, and the circumstances under which, any person keeping a hackney carriage shall be bound to let or refuse to let such carriage to any person requiring the same,
 - (i) appoint places as stands for hackney carriages and prohibit such carriages waiting for hire except at such places.
 - (j) limit the rates or fares, as well for time as distance, which may be demanded for the hire of any hackney carriage,

and prescribe the minimum speed at which such carriages when hired by time shall be driven;

- (k) limit the number of persons, and the weight of property, which may be conveyed by any such carriage;
- (1) require the owner or person in charge of any such carriage to keep a printed list of fares in English and such other language as may be prescribed affixed inside such carriage in such place as may be determined by the rules, and prohibit the destruction or defacement of such list;
- (m) require drivers to wear a numbered badge or ticket, and to produce their licenses when required by a Magistrate or other person authorized by the rules in this behalf, and prohibit the transfer or lending of such licenses and badges; and
- (n) provide for the deposit of property found in such carriages, and the payment of a fee by the owner of such property on the delivery thereof to him.

7. Any person breaking any rule made under this Act shall be punished with fine which may extend to fifty rupees.

8. The amount of any fees received and the amount of any expenses incurred in giving effect to this Act shall in any municipality be credited and debited, respectively, to the municipal fund, and, in any cantonment where there is a cantonment-fund, to such fund:

9. If any dispute arises between the hirer of any hackney-carriage and the owner or driver of such carriage as to the amount of the fare payable by such hirer under any rule made under this Act, such dispute shall, upon application made in that behalf by either of the disputing parties, be heard and determined by any Magistrate or Bench of Magistrates within the local limits of whose jurisdiction such dispute has arisen; and such Magistrate or Bench may, besides determining the amount so in dispute, direct that either party shall pay to the other such sum as compensation for loss of time as such Magistrate or Bench thinks fit.

Any sum determined to be due or directed to be paid under this section shall be recoverable as if it were a fine.

The decision of any Magistrate or Bench in any case under this section shall be final.

When any such case is heard by a Bench, any difference of opinion arising between the members of such Bench shall be settled in the same manner as differences of opinion arising between such members in the trial of criminal cases.

Penalty for breach of rules.

Disposal of fees and payment of expenses.

Power of Magistrate to decide disputes regarding fares. 1880: Act II.] District Cesses and Rural Police

10. If, at the time any dispute mentioned in section 9 arises, any in case of Magistrate or Bench of Magistrates having jurisdiction in respect of such dispute hier dispute is sitting within the local limits to which the rules apply, the direct hirer of the carriage may require the driver thereof to take him in the take him to same to the Court of such Magistrate or Bench for the purpose of making an application under that section.

Any driver neglecting or refusing to comply with such requisition shall be punished with impr sonment for a term which may extend to one month, or with fine not exceeding fifty rupees, or with both

THE BURMA DISTRICT CESSES AND RURAL POLICE ACT, 1880

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District Cesses and Rural Police. [1880: Act II.

(Preliminary.)

ACT No. II of 1880.1

(APPLIES TO LOWER BURMA ONLY.)

. [24th January, 1880.]

An Act to amend the law relating to District Cesses and Rural, Police in ² British Burma.

Preamble.

Whereas it is expedient to make better provision in ²British Burma for the maintenance of rural police and of a local postal service, the construction of works of public utility, sanitary improvement and the promotion of education;

And whereas it is also expedient to declare and amend the law relating to rural police in the said province;

It is hereby enacted as follows:—

Preliminary.

Short title.

1. This Act may be called the Burma District Cesses and Rural Police Act, 1880:

Commencement.

and it shall come into force on such date as the 4 Chief Commissioner of ² British Burma may, by notification in the local ⁵ Gazette, direct.

Local extent.

It extends to all the territories for the time being administered by the said ⁴ Chief Commissioner:

Provided that the said 4 Chief Commissioner may, from time to time, by notification in the local Gazette, exempt any portion of the said territories from its operation and cancel such exemption:

"[Provided also that nothing herein contained applies to any town Bur. Act II to which the Burma Municipal Act, 1898, extends.]

¹ For Statement of Objects and Reasons, see Gazette of India, 1879, Pt. V, p. 830; for Proceedings in Council, see ibid, Supplement, p. 79; and ibid, 1880, pp. 831 and 344.

² Read now "Lower Burma," see the Burma Laws Act, 1898 (13 of 1898), s. 7, post.

³ The Act is called "the Lower Burma District Cesses and Rural Police Act, 1880," in the Third Schedule to the Burma Laws Act, 1898 (13 of 1898), post.

⁴ The officer designated "Chief Commissioner" is now the Lieutenant-Governor of Burma, see Proclamation, dated 9th April, 1897, Gazette of India, 1897, Pt. I, p. 261; and all powers conferred and duties imposed upon the Chief Commissioner are to be deemed to have been conferred and imposed on the Lieutenant-Governor, with effect from the 1st May, 1897, see s. 15 of the Burma Laws Act, --98 (13 of 1898), post.

⁵ Act 2 of 1880 came into force on the 1st April, 1880, see Burma Gazette, 1880, Pt. II, p. 55.

II, p. 55.

This proviso was substituted for the original proviso by the Burma Laws Act, 1898 (13 of 1898), see the Third Schedule, post. The original proviso ran as follows: "Provided also that nothing herein contained applies to any town to which the Burma Municipal Act, 1874, for the time being, extends.

- 2. In this Act, unless there is something repugnant in the subject or Interpretation clause.
 - "land-revenue" means revenue assessed upon land under the provisions of the Burma Land and Revenue Act, 1876 and
 - "revenue officer" means any person appointed a revenue officer under the same Act
- 3. The following portions of the said 'Burma Land and Revenue Repeal Act, 1876, are repealed (namely) sections 31 and 32, in sections 37 and 16 the words "five per cent cess," and the word "cess" wherever it occurs in the said Act, but all cesses imposed under that Act shall be deemed to have been imposed under this Act

Cesses

- 4. On all lands assessed to land revenue there shall be levied in Cosion landaddition thereto an annual cess of ten per cent on the amount of such
- 5 In every town, village or hamlet in which at the date on which Saving of this Act comes into force a house-tax is levied, such tax shall continue existing house tax-
- 6 The ² Chief Commissioner may, from time to time, by notification Cess on n the local Gazette, direct that in any ³ specified town, village or houses hamlet there shall be levied from the occupier of each house an annual cess, to be fixed in manner hereinafter provided, but which

shall in no case exceed two rupees

Provided that such cess shall not be levied —

- (a) in any place in which the house-tax referred to in section 5 is levied, or.
- (b) in respect of any monastery, pagoda, sacred building Government building, public rest house or school

Provided also that in respect of any house occupied by a person hound to pay cess under section 4 no larger amount shall be levied under this section than will, together with the cess so payable Ly such person, amount to two rupees

"House" in this section means any building used as a human dwelling or for the custody of property

¹ Ante

^{*} See fourth footnote on preceding page for instance of notifications imposing cesses, see Burma Gazette, 1826, Pt II, p 80, thd 1832 Pt I, p 513, thd, 1938 Pt I, p 125

THE BURMA BOUNDARIES ACT, 1880.

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(Chap. I.—Preliminary.)

ACT No. V OF 1880.1

(APPLIES TO UPPER AND LOWER BURMA.)

[20th February, 1880.]

An Act to provide for the demarcation of land and for the establishment and maintenance of Boundary-marks in ²British Burma.

Preamble.

3 Whereas it is expedient to provide for the demarcation of land and for the establishment and maintenance of boundary and survey marks in Burma:

It is hereby enacted as follows: -

CHAPTER I.

PRELIMINARY.

Short title. Local extent.

1. This Act may be called the Burma Boundaries Act, 1880: It extends to the territories for the time being administered by the-Chief Commissioner of British Burma:

Commencement. Definition of "surveymark."

and it shall come into force at once.

⁵ 1A. In this Act,—

"Survey-mark" means any pillar, pipe, post or other mark erected or placed above or below the surface by or by order of any officer appointed by the Local Government to make a survey of any land on or within the boundaries of such land for the purpose of indicating survey points or lines.

Power to appoint Demarcation and oundary-Sofficers; functions of such officers.

2. The Local Government may from time to time appoint persons,. by name or by virtue of their office, to be Demarcation-officers and ⁶ Boundary-officers and may suspend or remove any person so appointed.

¹ For Statement of Objects and Reasons, see Gazette of India, 1880, Pt. V, p. 9; for Proceedings in Council, see ibid, Supplement, p. 79; and ibid, 1880, pp. 153, 173, and 565.

The Act was declared in force in Upper Burma by the Burma Laws Act, 1898 (13 of 1898), see the First Schedule, post.

² Read now "Lower Burma," see the Burma Laws Act, 1898 (13 of 1898), s. 7, post.

³ This Preamble was substituted for the original, by the Burma Boundaries Act Amendment Act, 1895 (2 of 1895), s. 2, post, Act 2 of 1895 extends to the whole of Burma (inclusive of Upper Burma), except the Shan States, see Act 2 of 1895, s. 1 (2). In the original Preamble there was no reference to survey-marks, and the reference was to "British Burma." " British Burma."

The officer designated Chief Commissioner in this Act, is now the Lieutenant-Governor of Burma, see Proclamation, dated 9th April, 1897, Gazette of India, 1897, Pt. I, p. 261.

This section was added by the Burma Boundaries Act Amendment Act, 1895 (2 of

1895), s. 3, post.
For appointments made under this section, see Burma Gazette, 1895, Pt. I, p. 503,

(Chan I -Preliminary. Chan II -Demarcation of Boundaries)

Every person so appointed shall, subject to the control of the Local Government and of any 1 superior officer appointed by it in this behalf, exercise and perform, within such local limits as the Local Government may from time to time direct, the powers conferred, and the duties imposed, by this Act or the rules made hereunder on such officers respectively

2A. The enquiries made, the boundaries demarcated, and the orders Orders passed by any Demarcation Officer or Boundary Officer appointed under based to be this Act shall be based upon the actual possession of land without refer-occupation. ence to the claim of any person to a right to possess such land

Provided that if in the course of an enquiry the Demarcation Officer is unable to satisfy himself which party is in possession, he shall refer the case for the orders of the Boundary Officer before marking out the boundaries of the land If on the report of the Demarcation Officer or in the course of an enquiry made by himself, the Boundary Officer is unable to satisfy himself as to which party is in possession, or if it is shown that possession has been obtained by wrongful dispossession of the lawful occupants of the land within a period of three months previous to the commencement of the enquiry, the Boundary Officer-

- (a) in the first case, shall ascertain by summary inquiry who is the person best entitled to the land and shall put such person in possession:
- (b) in the second case, shall put the person so dispossessed in possession, and shall then fix the boundary accordingly

CHAPTER II.

Demarcation of Boundaries

A -Proceedings of Demarcation-officers

3. The Local Government may, whenever it thinks fit, by a notifi- Power to cation in the official Gazette, direct that the boundaries of any land direct demarshall be demarcated by a Demarcation-officer boundaries

4 On the publication of any such notification, a Demarcation- Power to coofficer appointed by the Local Government in this behalf may eater tere a land upon the land specified therein, and make all enquiries and do all other mutations. things necessary for demarcating the boundaries of the said land.

^{&#}x27; See sixth footnote on preceding page 'Section 2.1 was added by s 2 of the Burma Boundaries Act (1880) Amendment Act 1009 (Bur Act 3 of 1909), post.

[1880 : Act V.

(Chap. II.—Demarcation of Boundaries.)

Publication of general notice.

5. The Demarcation-officer shall cause to be published a general notice addressed to all persons owning, occupying or otherwise interested in the said land and the land marching therewith, and to all persons employed on or connected with the management of such land, calling upon them to attend either personally or by agent, before him, at such places and at such times as may be stated in such notice, for the purpose of pointing out the boundaries and of rendering such aid as may be necessary in setting up or repairing the boundary-marks, and of affording such other assistance and information as may be needed for the purposes of the demarcation.

The persons to whom such notice is addressed shall not be legally bound to attend.

Power to issue special notice to procure attendance.

6. The Demarcation-officer may also cause a special notice to be served on any of the persons mentioned in section 5 requiring such person to attend, personally or by agent, before him on or before a specified date, at such places and for such of the purposes aforesaid as may be stated in such notice; and every person upon whom such special notice may be served shall be legally bound to attend as required by the notice, and, so far as he may be able, to do any of the things mentioned therein.

Clearing of boundary-lines.

7. The Demarcation-officer may cause a special notice to be served on any owner or occupier of the said land requiring such owner or occupier to clear any boundary or other line which it may be necessary to clear for the purposes of the demarcation of such land, by cutting down and removing any trees, jungle, fences or standing crops, or to provide labour by furnishing flag-holders, or otherwise to assist in the demarcation of such land; and, if it is necessary to employ hired labour for these or other similar objects incidental to the demarcation, the Demarcation-officer may assess and recover from such owner or occupier the cost of such labour.

Compensation for inajury done by clearance.

8. If any demand for compensation is made in respect of the clearance of any line in accordance with a requisition under section 7, the Demarcation-officer shall determine and record the value of any trees, jungle, fences or standing crops which may have been cut down or removed, and shall pay or tender to the owners thereof the amount of compensation which, in his opinion, should be allowed therefor.

Any dispute arising concerning the sufficiency of the amount so paid or tendered shall be determined by the Deputy Commissioner upon application made to him for that purpose by either of the disputing parties.

(Chap II -Demarcation of Boundaries)

9 The Demarcation officer may issue a special notice calling upon Power to any person who he has reason to believe can give any information respecting the boundaries of the land, or in whose possession or power give any document relating to such boundaries is alleged to be, to attend or produce before him and give such information or produce such document, on a document late and at a place to be mentioned in the notice

Every person on whom any such notice is served shall be legally bound to attend and to give such information or to produce such document as required by the notice

10 The Demarcation officer shall, after making such inquiry as he Demarcation thinks fit, mark out the boundaries of the land, and may cause houndary marks, of such materials in such number, and in such boundaries, manner, as he thinks fit, to be erected by the owners or occupiers of apolitic the land, or may erect such marks and charge the cost of such erection Boundary officer to such owners or occupiers and shall forward a report of his proceedings to the Boundary officer

Provided that, at any time before forwarding his report to the When Boundary officer, the Demarcation officer may, for any sufficient reason officers may to be stated in such report alter any boundary marked out by him after demar called the such report.

B -Proceedings of Boundary officers

11 The Boundary officer shall, on receipt of the report of the General Demarcation officer, cause a general notice to be published informing sons affected all persons conceined that such report is open to inspection and requiring any person who may have any objections to make thereto to submit a written statement of such objections within one month from the date of the publication of such notice

Whenever the Boundary officer has reason to believe that any person Special notice interested is III (by to object to any boundary as laid down in such report, he shall cause a special notice to be served on such person requiring jet him to submit, within the said period of one month, a written statement of his objection

No person shall be entitled as of right to submit any statement of Statements of objection after the expiration of the said period of one month, but objections, it shall be in the discretion of the Boundary officer to admit any such statement after the expiration of such period and before the order next hereinafter mentioned has been made

[1880 : Act V.

(Chap. II.—Demarcation of Boundaries.)

Order of Boundaryofficer. 12. When the said period of one month has expired and the objections (if any) made within it or subsequently admitted by the Boundary-officer have been inquired into by him, and any further inquiry which he may deem necessary has been made by him, the Boundary-officer shall pass such order as he thinks fit, confirming or modifying the boundaries as determined by the Demarcation-officer.

If any objection seems to him not to be well-founded, the Boundary-officer may direct that all expenses of the inquiry which have arisen from such objection shall be recovered from the person who made the same.

Objections subsequently made how dealt with.

13. When any person, within sixty days from the date of the order passed under section 12, makes any objection to the correctness of the demarcation-proceedings, the Boundary-officer may, in his discretion, either refuse to inquire into such objection, or may require the person making the same to deposit, within a reasonable time, the estimated cost of any further inquiry which it may be necessary to make in respect thereof.

Boundaryofficer to make further inquiry.

- 14. If the costs of such further inquiry are deposited, the Boundaryofficer shall, after making such inquiry, pass an order rejecting such
 objection or admitting the same and amending the order passed under
 section 12.
- If, on such inquiry, the objection seems to the Boundary-officer not to be well founded, he may pass such order as he thinks fit in respect of the recovery, from the person making the objection, of any sum expended on the inquiry in excess of the sum deposited, and of any necessary expenses incurred by any other person on account of such inquiry.

No person making an objection under section 13 shall, unless the Boundary-officer specially so directs, recover any portion of the amount deposited by him under section 13.

Power to enforce attendance of witnesses, etc.

15. For the purposes of any inquiry under this Act, the Boundaryofficer shall, in addition to the powers conferred specially by this Act,
have all the powers of a Demarcation-officer and also power to summon
and enforce the attendance of witnesses and compel the production of
documents, so far as may be, by the same means and in the same
manner as is provided in the case of a Civil Court by the Code of XIV of 186
Civil Procedure.

Power to refer dispute consent of the parties concerned, refer to arbitration any dispute as to a boundary.

16. The Boundary-officer, whenever he thinks fit, may, with the refer dispute consent of the parties concerned, refer to arbitration any dispute as to a boundary.

(Chap II -Demarcation of Boundaries)

The procedure laid down in Chapter XXXVII of the 1 Code of Civil Procedure shall apply (so far as may be) to such references

17. The order passed by the Boundary officer under section 12, or, Effect of when such order is amended under section 14, such amended order, orders of Boundary shall, unless and until it be reversed or modified in manner hereinafter officer provided, be conclusive 2 as to the fact of actual possession but shall not deride the claim of any person to a right to possess land]

C -Appeals from Orders of Boundary officers

18 An appeal shall lie to the Commissioner of the division from Orders apevery order passed by a Boundary officer under section 12, section 13 or Commission section 14 ³ and the order of the Commissioner shall be final and conclusioner sive as to the fact of actual possession but shall not decided the claim of Effects of Commis any person to a right to possess land]

19 [Decision when final Second appeal when allowed] Rep s 5 order of Bur Act 3 of 1909

*20. (1) The period of limitation of an appeal under section 18 shall Limitation of be sixty days

(2) In computing such period of sixty days and in all respects not herein specified the limitation of such a period shall be governed by the provisions of the 5 Indian Limitation Act, 1908

6 21 The Commissioner shall in hearing and determining appeals Commission under section 18 have as nearly as may be the powers of an Appellate Court ers power in under the 5 Code of Civil Procedure

Section 20 was substituted by s 6 of the Burma Boundaries Act (1880) Amendment

Act, 1909 (Bur Act 5 of 1909) post

The original ection was as follows —The period of limitation for an appeal under section 18 or section 19 shall run from the date of the order or decision appealed against

² See now the second Schedule to the Code of Civil Procedure 1908 (Act 5 of 1903),

Genl Acts Vol VI
² These words were added to s 17 by s 3 of the Burma Boundaries Act (1880) Amend ment Act 1909 (Bur Act 3 of 1909) post
These words were added to s 18 by s 4 of Bur Act 3 of 1909

and shall be as follo vs that is to say — section 18—sixty days.

(a) in the case of an appeal under section 18—sixty days.

(b) in the case of an appeal under section 18—sixty days.

In computing such periods of sixty and sinety days and in all respects not herein specified the limitation of such appeals shall be governed by the provisions of the Indian Limitation Act 1877

Genl Acts Vol VI Section 21 was substituted by s 7 of Bur Act 3 of 1909

The original section as amended by Act 6 of 1900 was as follows —The Commis

somer the Judicial Commissioner [of Upper Burma and the Chief Court of Lower Burma] shall in hearing and determining appeals presented under this Act have as nearly as may be the same powers as they have in the case of appeals from decrees and orders in civil stute

Burma Boundaries. [1880 : Act V. (Chap. II.—Demarcation of Boundaries.)

D.—Boundary-marks.

When permanent boundarymarks are to be erected.

22. Whenever an order determining a boundary has become final, the Boundary-officer shall, unless permanent boundary-marks of a suitable description have already been erected along such boundary, cause to be erected permanent boundary-marks, of such materials, in such number, and in such manner, as he may consider sufficient to . distinguish such boundary.

An order determining a boundary becomes final for the purposes of this section when it is not open to appeal.

Apportionment of expense of erection of marks.

23. All expenses incurred by the Boundary-officer in erecting such boundary-marks for any land shall be apportioned amongst the owners or occupiers of such land, in such proportions as the Boundary-officer may think fit.

Notice to owners to pay share of expense.

24. When the expenses have been apportioned among such owners or occupiers, the Boundary-officer shall cause a notice to be served on each of them, specifying the amount payable by him in respect of such expenses, and requiring him to pay such amount to the Boundaryofficers within one month from the service of such notice.

Power to place marks under charge occupiers.

25. The Boundary-officer may further cause a notice to be served on any owner or occupier, placing under his charge any boundary-marks of owners and erected on the boundary of his land, whether by order of such officer or otherwise.

Duty to preserve boundary-· ks. Juty to give otice of any injury occurring to them.

Every owner or occupier shall preserve such boundary-marks as may be placed under his charge under this section, and shall give immediate notice to the nearest Magistrate or the officer in charge of the nearest police-station if any such marks are injured, destroyed or removed, or require repairs.

Power to reerect and repair boundary-marks.

- 26. Whenever a Magistrate of the first or second class becomes aware that any mark erected under this Act within the local limits of his jurisdiction has been injured, destroyed or removed, or requiresrepairs, such Magistrate may cause such mark to be re-erected, restored or repaired, and may recover any expenses incurred in respect of such re-erection, restoration or repair from the owner or occupier who is bound under section 25 to preserve such mark.
- 27. [Duties of village-officers.] Rep. by the Burma Boundaries Act Amendment Act, 1895 (2 of 1895), s. 4.

(Chap. III -Miscellaneous.)

CHAPTER III

MISCELLANEOUS

128. When any officer is appointed by the Government to make a Survey survey of any land, the 2 Chief Commissioner may 3 invest such officer, officer, for the purposes of such survey, with all or any of the powers conferred on Demarcation-officers by sections 4 to 9 (both inclusive), and also with power to cause any boundary or survey or other marks to be erected or placed by the owners or occupiers of any land, or to erect or place such marks and to charge the cost of such erection or placing to such owners or occupiers

All the provisions of sections 23 to 26 (both inclusive) shall apply to such marks, and the officer invested with such powers shall have all the powers of a Boundary-officer under the said sections

128A. It shall be the duty of every village headman and thugyi and Duties of of every owner or occupier of land .-

village officers and of owners

- (a) so far as he lawfully can, to prevent the destruction, injury and occupiers or alteration of any boundary or survey mark within the of land local limits of his jurisdiction or on or within the land owned or occupied by him, as the case may be,
- (b) whenever he becomes aware that any such boundary or survey-mark has been destroyed, injured or altered, to report immediately to the officer in charge of the nearest police-station or to the nearest Magistrate such destruction, injury or alteration
- 29. If any owner or occupier of any land, or any other person, Power to being ordered in accordance with the provisions herein contained to under Act as perform any act, fails to perform such act within a reasonable time, expense of the officer who gave the order may, after giving notice to such owner, obeying it,

¹ Ss 28 and 28.1 were substituted for the original s 28, by the Burma Boundaries Act Amendment Let, 1895 (2 of 1895), s 5, post. The original section was the same as the present section with the addition of the words or survey "after "boundary" and the words "or place" and "or place and "or place and "or place "and "erection".

The Chief dated 9th April, conferred and am ferred and impos

overnor of Burma, see Proclamation, I, p 261 All the powers and duties are to be seemed to have been con ith effect from the first day of May, 898), post

^{*} For notification investing all Superintendents of Land Records with the powers conferred on Demarcation Officers by sections 4 to 9 of the Act, see Burma Gazette, 1907, Pt. I, p 741

[1880 : Act V.

(Chap. III .- Miscellaneous.)

occupier or other person of his intention so to do, cause the act to be performed; and the expenses incurred in such performance shall be payable by such owner, occupier or other person.

130. Whoever-

- (a) knowingly fails to discharge any duty imposed on him by this Act or any rule made thereunder, or
- (b) being legally bound to comply with any lawful order under this Act or with the requisition contained in any special notice served upon him under this Act, refuses or neglects to comply therewith,

shall be punished with fine which may extend to fifty supees.

- 31. Every amount due under the provisions of this Act may be recovered as if the same were an arrear of land-revenue.
- 32. The ² Chief Commissioner may from time to time make ³ rules consistent with this Act—
 - (a) for the collection and record of any information in respect of any land;
 - (b) prescribing and limiting the powers and duties of officers conducting proceedings under this Act;
 - (c) regulating the delegation by such officers to subordinate officers of the powers and duties conferred and imposed on them respectively by this Act or the rules made thereunder;
 - (d) for the proper performance of all things to be done, and for the regulation of all proceedings to be taken, under this Act;
 - (e) for the publication, issue and service of all notices, whether general or special, to be published, issued or served under this Act, and
 - (f) for carrying out generally the purposes of this Act.

All such rules shall be published in the local official Gazette, and shall thereupon have the force of law.

Penalty for failure to discharge duty imposed or for refusing or neglecting to comply with orders or notice under Act.

Recovery of amounts due under Act Power to make subsi-

diary rules.

Mode of publication.

¹ This section was substituted for the original s. 30 by the Burma Boundaries Act Amendment Act, 1895 (2 of 1895), s. 6, printed, post.

The original section was as follows:—" Whoever, being legally bound to comply with any lawful order under this Act, or with the requisition contained in any special notice served upon him under this Act, refuses or neglects to comply therewith, shall be punished with fine which may extend to fifty rupees."

² See the second footnote on preceding page.

⁵ For rules under this section, see Bur. R. M., Vol. II, pp. 192 and 195.

THE VACCINATION ACT, 1880

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PREAMBLE

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 - subject to Act
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ACT No. XIII of 1880.1

(APPLIES TO UPPER AND LOWER BURMA.)

[9th July, 1880.]

An Act to give power to prohibit inoculation, and to make the vaccination of children compulsory, in certain Municipalities and cantonments.

Preamble.

Whereas it is expedient to give power to prohibit inoculation, and make the vaccination of children compulsory, in certain municipalities and cantonments; It is hereby enacted as follows:-

Short title.

1. This Act may be called the Vaccination Act, 1880; and

Application.

it shall apply only to such 2municipalities and cantonments situate. in the territories administered respectively by the Lieutenant-Governors of the North-Western Provinces and the Punjab, and the Chief Commissioners of Oudh, the Central Provinces, British Burma, Assam, Ajmere and Coorg as it may be extended to in manner hereinafter provided.

Interpretation-clause.

2. In this Act, unless there is something repugnant in the subject or context,-

Municipal commissioners.

(1) the expression "municipal commissioners" means a body of municipal commissioners or a municipal committee constituted under the provisions of any 'enactment for the time being in force:

Parent.

(2) "parent" means the father of a legitimate child and the mother of an illegitimate child:

Guardian.

(3) "guardian" includes any person who has accepted or assumed the care or custody of any child:

Unprotected child.

(4) "unprotected child" means a child who has not been protected from small-pox by having had that disease either naturally or by inoculation, or by having been successfully vaccinated, and who has not been certified under this Act to be insusceptible to vaccination:

Inoculation.

(5) "inoculation" means any operation performed with the object

For Statement of Objects and Reasons, see Gazette of India, 1880, Pt. V, p. 80; for Report of the Select Committee, see ibid, p. 205; for Proceedings in Council, see ibid, 1879, Supplement, p. 1225; ibid, 1880, pp. 566 and 1204.

Act 13 of 1880 was declared in force in Upper Burma (except the Shan States), by the Burma Laws Act, 1898 (13 of 1898), see s. 4 and the First Schedule, post.

For other Acts relating to vaccination and vaccinators, see the Burma Prohibition of Inoculation and Licensing of Vaccinators Act, 1908 (Bur. Act 6 of 1908), and the Burma Vaccination Law Amendment Act, 1909 (Bur. Act 1 of 1909), post.

Pror list of municipalities and cantonments in Burma to which this Act has been extended, see Bur. R. M., Vol. I, App. B, p. x.

Read now "Lower Burma," see Burma Laws Act, 1898 (13 of 1898), s. 7, post.

The officer designated Chief Commissioner is now Lieutenant-Governor of Burma, see Proclamation, dated 9th April, 1897, Gazette of India, 1897, Pt. I, p. 261.

See the Burma Municipal Act, 1898 (Bur. Act 3 of 1898), s. 7, post.

of producing the disease of small pox in any person by means of variolous matter

(6) "vaccination-circle" means one of the parts into which a muni- Vaccinationcipality or cantonment has been divided under this Act for the perform circle ance of vaccination

(7) " vaccinator" means any vaccinator appointed under this Act Vaccinator to perform the operation of vaccination, or any private person author ized by the Local Government in manner hereinafter provided to perform the same operation, and includes a 1 "Superintendent of vacci-

nation "

(8) "vaccination-season" means the period from time to time fixed Vaccinationby the Local Government for any local area under its administration season by notification in the official Gazette, during which alone vaccination may be performed under this Act

3. A majority in number of the persons present at a meeting of Extension of the municipal commissioners specially convened in this behalf may cipalities apply to the Local Government to extend this Act to the whole or any part of a "municipality, and thereupon the Local Government may, if it thinks fit, by notification published in the official Gazette, declare its intention to extend this Act in the manner proposed

Any inhabitant of such municipality or part thereof who objects to such extension may, within six weeks from the date of such publication, send his objection, in writing, to the Secretary to the Local Government. and the Local Government shall take such objection into consideration When six weeks from the said publication have expired, the Local Government, if no such objections have been sent as aforesaid, or (when such objections have been so sent) if in its opinion they are insufficient, may, by like notification, effect the proposed extension

4 The Local Government may, with the previous sanction of the Litensionto Governor General in Council, by notification in the local official cantonments Gazette, extend this Act to the whole or any part of a 2 military cantonment

5. The Local Government may, by notification in the official Gazette, Power to withdraw withdraw any local area in a municipality or, with the previous sanc local area tion of the Governor General in Council, any local area in a cantonment from operafrom the operation of this Act

6. In any local area to which the provisions of this Act apply, Prohibition of moculation shall be prohibited, and

For list of notifications in connection with extensions of the Act to Municipalities and Cantonments, see Bur R M , Vol I, App B, p x

See now definition of 'Vaccinator' and "superintendent of vaccination' in s 5 of the Burma Perinbition of Inoculation and Licensing or Vaccinators Act, 1903 (Bur Act 6 of 1903) and in s 3 (a) of the Burma Vaccination Law Act 1 of 1909) post

Inoculated persons not to enter, withoutcertificate, local area subject to Act. no person who has undergone inoculation shall enter such area before the lapse of forty days from the date of the operation, without a certificate from a medical practitioner, of such class as the Local Government may from time to time by written order authorize to grant such ' certificates, stating that such person is no longer likely to produce smallpox by contact or near approach.

Vaccinationcircles. 7. Every local area to which this Act applies shall be a vaccination-circle, or shall in manner hereinafter provided be divided into a number of such circles:

Vaccinators.

one or more vaccinators shall be appointed in manner hereinafter provided for each such circle; and

Superintendent of vaccination.
Private

vaccinators.

one or more Superintendents of vaccination shall be appointed in manner hereinafter provided for each such local area.

8. The Local Government may by written license authorize private vaccinators to perform vaccination in any vaccination-circle, and may suspend or cancel any such license.

Unprotected children to be vaccinated.

² 9. When any unprotected child, having attained the age of six months, has resided for a period of one month during the vaccination-season in any local area to which the provisions of this Act apply, and has not at the expiration of such period attained the age, if a boy, of fourteen years, and if a girl of eight years, the parent or guardian of such child shall take it, or cause it to be taken, to a vaccinator to be vaccinated, or send for a vaccinator to vaccinate it.

Vaccinator to vaccinate children or deliver certificates of postponement. Such vaccinator shall vaccinate the child and deliver to its parent or guardian a memorandum stating the date on which the vaccination has been performed and the date on which the child is to be inspected in order to ascertain the result of the operation, or shall, if he finds such child in a state unfit for vaccination, deliver to its parent or guardian a certificate under his hand to the effect that the child is in a state unfit for vaccination for the whole or part of the current vaccination-season.

Inspection after vaccination.

10. The parent or guardian of every child which has been vaccinated under section 9 shall, on the date of inspection stated in the memorandum, take the child, or cause it to be taken, to a vaccinator for inspection or get it inspected at his own house, by a vaccinator; and

such vaccinator shall then append to the memorandum a certificate stating that the child has been inspected and the result of such inspection.

Procedure when vaccin11. When it is ascertained at the time of inspecting a child under section 10 that the vaccination has been successful, a certificate shall be

¹ For officers appointed to grant certificates, see Bur. R. M., Vol. II, p. 196. ² S. 4 of the Burma Vaccination Law Amendment Act, 1909 (Bur. Act 1 of 1909), shall for the purpose of the application in the case of children whose vaccination is directed under that section of the second paragraph of s. 9 and sections 10 to 22 of this Act be read as if it were part of s. 9 of this Act.

delivered by the vaccinator to the parent or guardian of such child to ation is that effect, and such child shall thereafter be deemed to be protected

12 When it is ascertained as aforesaid that the vaccination has been procedure unsuccessful, the parent or guardian shall, if the vaccinator so direct, when vaccinacause the child to be forthwith again vaccinated and subsequently unsuccessful inspected in manner hereinafter provided

13 A certificate granted under section 9 showing the unfitness of a Procedure child for vaccination shall remain in force for the period stated therein, is unfit for and, on the termination of that period, or if that period terminates vaccination after the vaccination season is over, when the next vaccination season begins, the parent or guardian of such child shall take the child or cause it to be taken, to a vaccinator to be vaccinated, or procure its

vaccination at his own house by a vaccinator Provided that, if the child is still found to be in a state untit for Renewal of vaccination, the certificate granted under section 9 shall be renewed

post pone-

14 If the Superintendent of vaccination is of opinion that a child Certificates, which has been three times unsuccessfully vaccinated is insusceptible of of insuscepti successful vaccination, he shall deliver to the parent or guardian of successful such child a certificate under his hand to that effect, and the parent vaccination. or guardian shall thenceforth not be required to cause the child to be vaccinated

15 The vaccination of a child shall ordinarily be performed with Whatlymph to be used such lymph as may be prescribed by the rules to be made under this Act

Provided that.

first, if animal lymph is so prescribed and the parent or guardian of any child desires that such child shall be vaccinated with human lymph it shall be so vaccinated, and

second, if in any local area in which animal lymph is procurable human lymph is so prescribed, and the parent or guardian of any child desires that such child should be vaccinated with animal lymph, and tenders to the vaccinator the amount of such fee, not exceeding one rupee as may be fixed by such rules in this behalf, such child shall be so vaccinated

16 No fee shall be charged by any vaccinator except a private hofee to be vaccinator to the parent or guardian of any child for any of the luties except by imposed on such vaccinator by or under the provisions of this Act

Irivato

Provided that it shall be lawful for a vaccinator to accept a fee for Iroviso vaccinating a child by request of the parent or guardian elsewhere than in the circle for which such vaccinator is appointed

17 The Superintendent of vaccination, in addition to the other Duties of duties imposed on him by or under the provisions of this Act, shall Superinten dent of vaccination.

Notice to parent or guardian neglecting to comply with Act.

Order by Magistrate when notice not complied with.

Procedure when order not obeyed.

Magistrates to be nonofficial Natives.

Power to make rules for municipalities.

ascertain whether all unprotected children, under the age of fourteen years if boys, and under the age of eight years if girls, within the local area under his superintendence have been vaccinated; and, if he has reason to believe that the parent or guardian of any such child is bound by the provisions hereinbefore contained to procure the vaccination of such child or to present it for inspection, and has omitted so to do, he shall personally go to the house of such parent or guardian. and there make enquiry, and shall, if the fact is proved, forthwith deliver to such parent or guardian, or cause to be affixed to his house, a notice requiring that the child be vaccinated, or (as the case may be) that it be presented for inspection, at a time and place to be specified in such notice.

¹18. If such notice is not complied with, the Superintendent of vaccination shall report the matter to the Magistrate of the district, or such Magistrate as the Local Government or the Magistrate of the district may from time to time appoint in this behalf; and the Magistrate receiving such report shall summon the parent or guardian of the child and demand his explanation, and shall, if such explanation is not satisfactory, make an order in writing directing such parent or guardian to comply with the notice before a date specified in the order.

If on such date the order has not been obeyed, the Magistrate shall summon the parent or guardian before him, and, unless just cause or excuse is shown, shall deal with the disobedience as an offence punishable under section 22.

The Magistrates appointed under this section shall, as far as is conveniently practicable, be Natives of India, and not paid servants of the Government.

19. When this Act has been applied to any municipality or any part thereof, the municipal commissioners may from time to time make 2 rules consistent with this Act for the proper enforcement of this Act within the limits to which it applies. Such rules shall be made in the manner in which, under the 3 law for the time being in force, the commissioners make rules or bye-laws for the regulation of other matters within the limits of the municipality, and shall when confirmed by the Local Government and published in the official Gazette have the force of law:

Provided that the Local Government may at any time rescind or modify any such rule.

20. When this Act has been applied to any cantonment or any part

Power to

¹ For notification empowering Sub-divisional and Assistant Magistrates, Moulmein Town, see Burma Gazette, 1898, Pt. I, p. 691.

² For local rules, see Municipal Pamphlets.

³ See the Burma Municipal Act, 1898 (3 of 1898), s. 142, post.

thereof, the Local Government may from time to time, subject to the make rules control of the Governor General in Council, make such 1 rules 21 The rules to be made for any local area under section 19 or What rules

20 may, among other matters, provide for-(a) the division of such local area into circles for the performance for

- of vaccination. (b) the appointment of a place in each vaccination circle as a
- public vaccine station, and the posting of some dis tinguishing mark in a conspicuous place near such station.
- (c) the qualifications to be required of public vaccinators and Superintendents of vaccination.
- (d) the authority with which their appointment, suspension and dismissal shall rest.
- (e) the time of attendance of public vaccinators at the varcine stations, and their residence within the limits of the vac cination circles.
- (f) the distinguishing mark or badge to be worn by them.
- (q) the amount of fee chargeable by private vaccinators and their guidance generally in the performance of their duties,
- (h) the facilities to be afforded to people for procuring the vac cination of their children at their own houses
- (i) the grant and form of certificates of successful vaccination. of unfitness for vaccination, or of insusceptibility of vac cination,
- (1) the nature of the lymph to be used and the supply of a sufficient quantity of such lymph
- (k) the fee to be paid for vaccination with animal lymph under section 15.
- (1) the fee to be paid to a public vaccinator for vaccinating a child beyond the vaccination circle at the request of the parent or guardian of the said child,
- (m) the preparation and Leeping of registers showing-

the names of children born in such local area on or after the date of the application of this Act,

the names of unprotected children born in such local area previous to the application of this Act, and who are, at the time this Act is applied under the age of fourteen years if boys, and of eight years if girls,

the names of unprotected boys and girls, respectively, under those ages brought within such local area at any time after the application of this Act and who have resided there for a month,

For list of such rules see Bur R M , Vol I, p 75

[1880: Act XIII.

Burma Steam-boilers and Prime-movers.

[1882: Act XVIII.

the result of each vaccination or its postponement, and the delivery of certificates, if any;

- (n) the assistance to be given by the municipal commissioners and municipal servants in the preparation of these registers, and in other matters; and,
- (o) the preparation of vaccination-reports and returns.

Punishment of offences.

- 22. Whoever commits any of the undermentioned offences (that is to say):—
 - (a) violates the provisions of section 6,
 - (b) neglects without just excuse to obey an order made under section 18,
 - (c) breaks any of the rules made under section 19 or 20, or
 - (d) neglects without just cause to obey an order made under section 18, after having been previously convicted of so neglecting to obey a similar order made in respect of the same child, shall be punished as follows (that is to say):—

in the case of the offence mentioned in clause (a), with simple imprisonment for a term which may extend to three months, or with fine which may extend to two hundred rupees, or with both;

in the case of the offences mentioned in clauses (b) and (c), with fine which may extend to fifty rupees; and,

in the case of the offence mentioned in clause (d), with simple imprisonment for a term which may extend to six months, or with fine which may extend to one thousand rupees, or with both.

Municipal funds to receive fines and meet expenditure.

23. The amount of all fees and fines realized, and the amount of all expenditure incurred, under this Act in any municipality shall respectively be credited to, and paid from, the municipal fund.

¹ THE BURMA STEAM-BOILERS AND PRIME-MOVERS ACT, 1882.

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¹ This Act will be repealed when Burma Act II of 1910 comes into force, see Appendix II, post.

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- 3 Appointment of Inspectors
- 4 Examination of, and grant of certificates to, engineers or enginedrivers
- 5 Use of boiler or prime mover without license prohibited
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- 7 Inspector may require owner to alter boiler or prime mover
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ACT No XVIII of 1882 1

[APPLIES TO LOWER AND UPPER BURMA]

[18th August, 1882]

An Act to provide for the inspection of Steam boilers and Prime movers attached thereto in ²British Burma

WHEREAS It is expedient to provide in ² British Burma for the Freamble inspection of steam boilers and prime movers attached thereto, and for the management of the same by competent engineers, It is hereby enacted as follows —

1 (1) This Act may be called the Burma Steam boilers and Prime Short title, movers Act, 1882

p 768,

States)

1ct 1910

(Bur Act II of 1910) comes into force see s 1 (2) of that Act in Appendix II post Read now Lower Burma see the Burma Lavs Act 1893 (13 of 1893) 2. 7, post.

Commencement.

(2) It shall, except where it is otherwise expressed, come into force on such day as the 1 Chief Commissioner of 2 British Burma, with the previous sanction of the Governor General in Council, may, by notification in the 3 British Burma Gazette, 4 direct.

Local extent.

(3) It extends in the first instance only to the towns of Rangoon, Moulmein, Akyab and Bassein: but the 1 Chief Commissioner may from time to time, by notification in the British Burma Gazette, sextend it from such date as may be specified in the notification, to any other local area in the territories administered by him.

Savinge.

(4) Nothing in this Act shall apply to any locomotive engine used on a railway, or to any engine on board of a ship, launch or boat.

DeSnitions.

- 2. In this Act, unless there is something repugnant in the subject or context,-
- "boiler" includes any vessel used for generating steam under
- "prime-mover" includes any steam-engine, and a fly-wheel, first driving shaft or pulley when attached to any such engine;
- "owner" includes also any person using any boiler or prime-mover as agent of the owner thereof, and any person using a boiler or primemover which he has hired from the owner thereof;
- "Inspector" means a person appointed under this Act to be an Inspector.

Appointment of Inspectors.

- 3. (1) The 1 Chief Commissioner may, at any time after the passing of this Act, and from time to time, appoint such persons to be Inspectors as he thinks fit, and suspend or remove any person so appointed.
- (2) The person so appointed shall, within such local area as the ¹ Chief Commissioner may from time to time direct, exercise the powers and perform the duties conferred and imposed by or under this Act on an Inspector.

Examination of, and grant

4. The 1 Chief Commissioner may, at any time after the passing of of certificates this Act, and from time to time, make 7 rules regulating the examina-

post.
This Act came into force on the 1st February, 1883, see Burma Gazette, 1882, Pt. I, p. 614.

For notification appointing persons holding the appointment of District Locomotive Superintendents under the Burma Railways Company to be Inspectors and fixing the local areas within which they shall exercise and perform the duties conferred and imposed by the Act. see Burma Gazette, 1906 and 1508. Pt. I, pp. 215 and 115, respectively.

7 For consolidated rules under ss. 4 and 18, see Bur. R. M., Vol. II, pp. 198, 202 and

203.

¹ The Chief Commissioner is now Lieutenant-Governor of Burma, see Proclamation, dated 9th April. 1897, Gazette of India, 1897, Pt. I, p. 261; and all powers and duties conferred and imposed on the Chief Commissioner are to be deemed to be conferred and imposed on the Lieutenant-Governor, with effect from the 1st May, 1897, see s. 15 of the Burma Laws Act, 1898 (13 of 1898), post.

² Read now Lower Burma, see the Burma Laws Act, 1898 (13 of 1898), s. 7, post.
³ Read now "Burma Gazette," see s. 7 of the Burma Laws Act, 1898 (13 of 1898),

tion of, and the grant (with or without examination) of certificates to, to, engineers persons to act as engineers of the first or second class 1 for as engine or engine drivers] under this Act, and the cancellation of certificates so granted

5. (1) After such day as the 2 Chief Commissioner may, by notific ties of houler cation in the British Burma Gazette, fix in this behalf, a boiler or or prime prime mover shall not be used unless a license authorizing its use outliesses has been granted under this Act and is in force prohibited

(2) Such a license shall not be granted in respect of a boiler or prime mover unless it is in charge of an engineer. 5 for in the case of a boiler or prime mover attached to an engine of not more than twenty horse nower of an engineer or engine driver. I to whom a certifi cate has been granted in accordance with the rules made under section 4 and its condition has been ascertained as bereinafter provided

6. (1) When the owner of a boiler or prime mover desires to obtain on notice a license in respect thereof, he shall give notice of his intention to from owner, use the boiler or prime mover to the Inspector for the local area within exemina which it is situate

boiler or prime mover (2) On receipt of the notice, the Inspector shall appoint a day and time, after sunrise and before sunset, for the inspection of the boiler

or prime mover. The day so appointed shall be a day, if the loiler or prime mover is situate in the town of Rangoon, Moulmein, Akvab or Bassein, not later than seven days, and, if it is situate elsewhere, not later than thirty days, from the day on which the notice is received

(3) On the day and at the time so appointed, the Inspector shall carefully examine the hoiler or prime-mover, and every part thereof: and the owner or person in charge thereof shall afford to the Inspector all reasonable facilities for the examination, and all such information regarding the boiler or prime mover, as he may reasonably require

7. If, on making the examination under section 6, the Inspector is inspector of opinion that the boiler or prime-mover requires any alteration or may require addition. he shall refuse to grant a license until the alteration or atterboller or addition is made, and shall serve on the owner of the boiler or prime prime mover mover a written notice of his refusal, specifying the alteration or addition which, in his opinion, is required

8. When the Inspector is satisfied-

When In (a) that the boiler or prime mover is in good condition, and not spector to grant license .

so exposed as to be likely to be dangerous, and These words were inserted by the Burma Prime movers and Steam boilers Act, 1835

(1 of 1685) + 2 post 2 for first footnote on preceding page 2 Fee first footnote on preceding page 2 Feed now Burma Gazette, see s 7 of the Burma Laws Act, 1893 (13 of 1893),

a license is necessary, see Burma Gazette,

he Burma Prime movers and Steam boilers

Commencement.

(2) It shall, except where it is otherwise expressed, come into force on such day as the 1 Chief Commissioner of 2 British Burma, with the previous sanction of the Governor General in Council, may, by notification in the 3 British Burma Gazette, 4 direct.

Local extent.

(3) It extends in the first instance only to the towns of Rangoon, Moulmein, Akyab and Bassein: but the 1 Chief Commissioner may from time to time, by notification in the ³ British Burma Gazette, ⁵ extend it from such date as may be specified in the notification, to any other local area in the territories administered by him.

Savings.

(4) Nothing in this Act shall apply to any locomotive engine used on a railway, or to any engine on board of a ship, launch or boat.

Definitions.

- 2. In this Act, unless there is something repugnant in the subject or context,---
- "boiler" includes any vessel used for generating steam under pressure;
- "prime-mover" includes any steam-engine, and a fly-wheel, first driving shaft or pulley when attached to any such engine;
- "owner" includes also any person using any boiler or prime-mover as agent of the owner thereof, and any person using a boiler or primemover which he has hired from the owner thereof;
- "Inspector" means a person appointed under this Act to be an Inspector.

Appointment of Inspectors.

- 3. (1) The 1 Chief Commissioner may, at any time after the passing of this Act, and from time to time, 6 appoint such persons to be Inspectors as he thinks fit, and suspend or remove any person so appointed.
- (2) The person so appointed shall, within such local area as the ¹ Chief Commissioner may from time to time direct, exercise the powers and perform the duties conferred and imposed by or under this Act on an Inspector.

Examination of, and grant

4. The 1 Chief Commissioner may, at any time after the passing of of certificates this Act, and from time to time, make 7 rules regulating the examina-

Burma Laws Act, 1898 (13 of 1898), post.

² Read now Lower Burma, see the Burma Laws Act, 1898 (13 of 1898). s. 7, post.

³ Read now "Burma Gazette," see s. 7 of the Burma Laws Act, 1898 (13 of 1898),

post.
This Act came into force on the 1st February, 1883, see Burma Gazette, 1882,

For such extensions, see Bur. R. M., Vol. II, p. 197.

For notification appointing persons holding the appointment of District Locomotive Superintendents under the Burma Railways Company to be Inspectors and fixing the local areas within which they shall exercise and perform the duties conferred and imposed by the Art, see Burma Gazette, 1906 and 1508. Pt. I, pp. 215 and 115. respectively.

7 For consolidated rules under ss. 4 and 18, see Bur. R. M., Vol. II, pp. 198, 202 and

203.

The Chief Commissioner is now Lieutenant-Governor of Burma, see Proclamation, dated 9th April. 1897, Gazette of India, 1897, Pt. I, p. 261; and all powers and duties conferred and imposed on the Chief Commissioner are to be deemed to be conferred and imposed on the Lieutenant-Governor, with effect from the 1st May, 1897, see s. 15 of the

tion of, and the grant (with or without examination) of certificates to, to, engineers persons to act as engineers of the first or second class 1 [or as engine or engine drivers drivers] under this Act, and the cancellation of certificates so granted

5 (1) After such day as the 2 Chief Commissioner may, by notifi- Use of holler cation in the British Burma Gazette, fix in this behalf, a boiler or or prime mover with prime mover shall not be used unless a 'license authorizing its use out heense has been granted under this Act and is in force

prohibited

(2) Such a license shall not be granted in respect of a boiler or prime mover unless it is in charge of an engineer, 5 for in the case or a boiler or prime mover attached to an engine of not more than twenty horse power of an engineer or engine driver,] to whom a certifi cate has been granted in accordance with the rules made under section 4 and its condition has been ascertained as hereinafter provided

· hotler or

6. (1) When the owner of a boiler or prime-mover desires to obtain On notice a license in respect thereof, he shall give notice of his intention to from owner, use the boiler or prime mover to the Inspector for the local area within exemple which it is situate

prime mover (2) On receipt of the notice, the Inspector shall appoint a day and time, after sunrise and before sunset, for the inspection of the boiler or prime-mover The day so appointed shall be a day, if the loiler or prime mover is situate in the town of Rangoon, Moulmein, Akyab or Bassein, not later than seven days, and, if it is situate elsewhere, not later than thirty days, from the day on which the notice is received

(3) On the day and at the time so appointed, the Inspector shall carefully examine the boiler or prime mover, and every part thereof, and the owner or person in charge thereof shall afford to the Inspector all reasonable facilities for the examination, and all such information regarding the boiler or prime mover, as he may reasonably require

7. If, on making the examination under section 6, the Inspector is Inspector of opinion that the boiler or prime-mover requires any alteration or may require addition, he shall refuse to grant a license until the alteration or alter boiler or addition is made, and shall serve on the owner of the boiler or prime prime mover mover a written notice of his refusal, specifying the alteration or addition which, in his opinion, is required

8. When the Inspector is satisfied-

(a) that the boiler or prime mover is in good condition, and not spector to grant license .

so exposed as to be likely to be dangerous, and 1 These words were inserted by the Burma Prime movers and Steam boilers Act, 1835

(1 of 1885) is 2 most

See first footnote on preceding page
Read now Burma Gazette, see s 7 of the Burma Laws Act, 1893 (15 of 1893),

e after which a license is necessary, see Burma Gazette, inserted by the Burma Prime movers and Steam boilers

1ct, 1885 (1 of 1885), s 3, post

(b) that the boiler or prime-mover is in charge of an engineer, 1 [or in the case of a boiler or prime-mover attached to an engine of not more than twenty horse-power of an engineer or engine-driver,] to whom a certificate has been granted in accordance with the rules made under section 4,

he shall give to the owner thereof a written license, signed by him in the form prescribed in the first schedule hereto annexed, or a form to the like effect, on payment, by the owner, of such fee as the 2 Chief Commissioner may by rule prescribe.

Licensing of boilers, etc., in charge of certain engineers.

- 9. (1) When a boiler or prime-mover is in charge of an engineer who has obtained, in accordance with the rules made under section 4. a certificate as engineer of the first class, the 2 Chief Commissioner may, by an order in writing, direct that the report of that engineer shall for the purpose of granting a license under this Act in respect of that boiler or prime-mover, be received as sufficient evidence of the matters referred to in section 8, clause (a).
- (2) The 2 Chief Commissioner may rescind any order made under clause (1).
- (3) If the owner of any boiler or prime-mover, in respect of which an order under clause (1) is in force, presents to the Inspector, at the time of giving notice in respect of that boiler or prime-mover under section 6, a report in respect of that boiler or prime-mover in the form prescribed in the second schedule hereto annexed, or a form to the like effect, and signed by the engineer mentioned in the order, and pays to the Inspector such fee as aforesaid, the Inspector shall, notwithstanding anything hereinbefore cont ined, endorse on the report a license in the form prescribed in the third schedule hereto annexed, or a form to the like effect, without examining the boiler or prime-mover.

License to state period for which force.

Revocation or suspension of license.

- 10. Every license granted under this Act shall state the period for which it is to continue in force, and shall cease to be in force on it is to be in the expiration of that period.
 - 11. Any 3 person authorized by the 2 Chief Commissioner in this behalf may revoke or suspend any license granted under this Act in respect of any boiler or prime-mover when he has reason to believe-
 - (a) that the license has been fraudulently obtained, or has been granted erroneously, or without sufficient examination; or
 - (b) that the boiler or prime-mover in respect of which it has been granted is not in charge of an engineer, 1 for in the case of a boiler or prime-mover attached to an engine of not more than twenty horse-power of an engineer or

These words were inserted in cl. (b) of s. 8 by the Burma Steam-boilers and Prime-movers Act, 1885 (1 of 1885), s. 5, post.

See the first footnote on p. 66, ante.

For persons authorized under this section, see Bur. R. M., Vol. II, p. 206.

engine driver,] to whom a certificate has been granted in accordance with the rules made under section 4, or is not in good condition, or has since the granting of the license, sustained injury, or

- (c) where the license has been granted under section 9, that the boiler or prime mover has ceased to be under the charge of the engineer on whose report the license was granted
- 12. (1) The owner of any boiler or prime-mover may appeal from Appeal any order made under this Act refusing to grant, or revoking or sussaganst repending, a license

against refusal, revo cation or suspension of license

- (2) The appeal shall, within seven days from the day on which the suspension of owner received the order appealed against, be presented to some 1 person authorized by the 2 Chief Commissioner to hear appeals hereunder
- (3) Every such person shall be deemed to be a public servant within the meaning of the 'Indian Penal Code, and may, if he thinks fit, summon to his assistance, in such manner as the Local Government may from time to time direct, two competent assessors, and those assessors shall attend and assist accordingly
 - (4) If the person hearing the appeal is satisfied that the owner is entitled to the license, he shall, on payment of the fee, grunt a license in such form as the ² Chief Commissioner, may from time to time, by rule prescribe, or shall cancel the order revoking or suspending the license, as the case may be
 - (5) If the person hearing the appeal is of opinion that the order appealed against is right, he shall dismiss the appeal, and the costs of the appeal incurred by Government and certified by him shall be recoverable from the appellant, as a fine, by any Magistrate having jurisdiction in the place where the boiler or prime-mover is situate.
 - 13. An Inspector may at any time enter into any place or building power of where he has reason to believe that a boiler or prime-mover is used inspector to without a license or under a license granted under section 8, or on or building appeal from an order refusing a license under that section, for the purpose of inspecting and examining the same.
 - 14. Every owner, or person in charge, of any boiler or prime Penalties,
 - (a) uses that boiler or prime-mover in contravention of the provisions of section 5, or,
 - (b) having a license granted under this Act and in force in respect of any boiler or prime-mover, fails to produce the same when called upon, at any reasonable time to do so, by any Magistrate having jurisdiction in the place in

For persons authorized under this section, see Burma Gazette, 1906, Pt. I, p 139 2 See the first footnote on p 66 ante

Genl. Acts, Vol I

which that boiler or prime-mover is situate, or by any person authorized in writing by that Magistrate to demand the production of the license, and,

every person who prevents an Inspector from entering, under section 13, any place or building,

shall be punished with fine which may extend to five hundred rupees.

Engineer signing false report under section 9.

15. Any engineer signing any report under section 9 which he either knows or believes to be false in any material point shall be deemed to have committed an offence punishable under section 197 of the ¹ Indian Penal Code.

XLV o

XIV of

Charges not to be brought after six months, or without Inspector's sanction. Power to define limits

16. No charge of an offence under this Act shall be brought against any person without the previous sanction of an Inspector, or after the expiration of six months from the date of the commission of the offence.

17. The ² Chief Commissioner may from time to time define what shall be deemed to be, for the purposes of this Act, the 3 local limits of the towns of Rangoon, Moulmein, Akyab and Bassein respectively.

Power to make rules.

of towns.

- 18. The ² Chief Commissioner may, at any time after the passing of this Act, and from time to time, make 4 rules consistent with this Act for all or any of the following purposes (that is to say),—
 - (a) for prescribing the powers and duties of Inspectors;
 - ⁵ [(aa) for delegating to Commissioners all or any of the powers conferred upon him by sections 3 and 9].
 - (b) for fixing the fees payable on account of licenses granted under this Act;
 - (c) for determining the time for which such licenses shall be in force;
 - (d) for regulating the procedure on hearing appeals, and conferring on the persons authorized to hear appeals any of the powers conferred on a Civil Court by the 6 Code of Civil Procedure; and,

(e) generally for carrying out the purposes of this Act.

¹ Genl. Acts, Vol. I.

² See the first footnote on p. 66, ante.

For notifications defining the local limits of the towns of Rangoon, Akyab and Bassein, see Burma Gazette, 1883, Pt. I, p. 109; ibid, 1899, Pt. I, p. 403, for Moulmein, see Bur. R. M., Vol. II, p. 206.

For consolidated rules made under this section, and ss. 4, 12 and 18, see Bur. R. M., Vol. II, pp. 199, 200, and 201.

⁵ Clause (aa) was inserted by the Burma Laws Act, 1898 (13 of 1898), see the Third Schedule, post.

^{*} See now the Code of Civil Procedure, 1908 (Act 5 of 1908), Genl. Acts, Vol. VI.

All such rules shall be published 1.* in the 2British Burma Gazette, and shall come into force on the day on which they are 1.* so published, or on such later day as may be specified in the notification publishing them.

FIRST SCHEDULE.

(See section 8.)

FORM OF LICENSE.

1	3	3	4	5	6	7	8	9
Name of owner	Description of boiler.	Description of prime- mover	Power	When ard where made.	When and where last repaired.	No. and date of certificate of e gn cer in charge.	Period for which license is to be in force.	Remarks.
					l			
						•		
			<u> </u>	 	_			

ard, to the The engineer

additions) required by me have been properly made]

A. B. Inspector.

SECOND SCHEDULE.

(See section 9.)

REPORT OF ENGINEER.

1	3	3	4	5	6	7	8
Name of owner.	Description of boiler.	Description of prime- mover	Power.	When and where ; made	When and where last repaired.	No and date of certificate of engineer in charge.	Bruaris.

I, the undersigned restify that I am in charge of the boiler for prime morer) above described, that I have examined the same and, to the leat of my indement, it is in good condition, and is not so exposed as to be likely to be desgreen, and may astely be incensed or the pridode.

Erginter.

^{&#}x27;The words "thrice" and "last" were repealed by the Repealing and Amending Act, 1903 (1 of 1903), your Read now "Burma Gazette," see s 7 of the Burma Laws Act, 1893 (13 of 1893), printed, post.

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Burma Steam-boilers and Prime-movers.

[1882 : Act XVIII.

Γ1883: Act VIII.

Little Cocos and Preparis Islands Laws.

THIRD SCHEDULE.

(See section 9.)

FORM OF LICENSE TO BE ENDORSED ON REPORT OF ENGINEER.

I, the undersigned, hereby authorize the use of the boiler (or primemover) to which this report refers for a period of ending on the day of 188

> A.B., Inspector.

ACT No. VIII of 1883.1

[APPLIES TO LOWER BURMA ONLY.]

[19th April, 1883.]

An Act to amend the law in force in the Little Cocos Island and Preparis Island.

Preamble.

Short title

and com-

mencement.

Declaration of laws to be

in force in

Little Cocos

WHEREAS the Little Cocos Island and Preparis Island have been transferred to the administration of the 2 Chief Commissioner of 3 British Burma, and attached to the Hanthawaddy District of the Pegu Division of ³ British Burma;

And whereas the Little Cocos Island, when subject to the administration of the Chief Commissioner and Superintendent of the Andaman and Nicobar Islands, formed portion of a scheduled district under the ⁴ Scheduled Districts. Act, 1874, and was subject to the operation of the XIV o III of ⁵ Andaman and Nicobar Islands Regulation, 1876;

And whereas it is expedient that the law in force in the Little Cocos Island and in the Preparis Island should be the same as that in the Hanthawaddy District of the Pegu Division of ³ British Burma;

It is hereby enacted as follows:-

- 1. This Act may be called the Little Cocos and Preparis Islands Laws Act, 1883: and it shall come into force on the passing thereof.
- 2. All enactments which, on the twenty-ninth day of November, 1882, were in force in the Hanthawaddy District of the Pegu Division of ³ British Burma shall be deemed to have come into force in the

¹ For Statement of Objects and Reasons, see Gazette of India, 1883, Pt. V, p. 79; for Proceedings in Council, see ibid, Supplement, p. 209.

² The Chief Commissioner is now the Lieutenant-Governor of Burma, see Proclamation, dated 9th April, 1897, Gazette of India, 1897, Pt. I, p. 261; and all powers and duties conferred and imposed on the Chief Commissioner are to be deemed to be conferred and imposed on the Lieutenant-Governor, with effect from the 1st May, 1897, see s. 15 of the Burma Laws Act, 1898 (13 of 1898), post.

Read now "Lower Burma," see the Burma Laws Act, 1898 (13 of 1898), s. 7, post.

Genl. Acts, Vol. II.

See Gazette of India, 1876, Pt. I, p. 360.

1874

1883: Act XII.]

Pilots

Little Cocos and Preparis Islands on that day, and all enactments which, lalands on that day were in force in those Islands and not in that District, shall be deemed to have been repealed on and from that day in those Islands

3 [Provision as to pending proceedings] Rep by the Repealing Withdra al and Amending Act, 1891 (Act 12 of 1891) Coccas Island

4 On and from the twenty ninth day of November, 1882, the from Muda Little Cocos Island shall be deemed to have been removed from the cobar Islands operation of the ¹ Andaman and Nicobar Islands Regulation, 1876, Reculation and to have ceased to be a scheduled district

| November | 1882, the from Muda man and Nicobar Islands | 1876, Reculation | 1876

THE BRITISH BURMA PILOTS ACT. 1883

CONCENTS

PREAMBLE

PRELIMINARY

Sections

- 1 Short title Local extent
- Commencement
- 2 Definition of "port"

Licensing of Pilots

- 3 Licensing of pilots
- 4 No person to act as pilot except under licence

Regulation of Pilots

5 Power to make rules to regulate conduct of pilots

Special Court

- 6 Power to direct investigation by Special Court into charges against pilots
- 7 Constitution of Court
- 8 Appointment of president
- 9 Assessors
- 10 Appointment of assessors
- 10A Penalty for non attendance of Assessor
- 11 Tens to be paid to assessors

See Gazette of India, 1876, Pt. I, p 360

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SECTIONS.

- 12. Copy of grounds of charge to be supplied to pilot.
- 13. Person charged to be heard.
- 14. Powers of the Court as to evidence and regulating proceedings.
- 15. Court to report to [Local Government].
- 16. Power of [Local Government] to make rules.

Power to cancel, suspend or reduce Licenses.

- 17. Power to cancel, suspend or reduce license for misconduct, etc.
- 18. Power to suspend license pending trial or investigation.

Delegation of functions of [Local Government].

19. Power to delegate functions of [Local Government].

ACT No. XII of 1883,1

[APPLIES TO LOWER BURMA ONLY.]

[29th August, 1883.]

An Act to provide for the licensing and control of pilots in ²British Burma and for investigating certain charges: against them.

Preamble.

WHEREAS it is expedient to provide for the licensing and control of pilots in ² British Burma and for investigating certain charges against them;

It is hereby enacted as follows:—

Preliminary.

Short title. Loc al extent. 1. (1) This Act may be called the ² British Burma Pilots Act, 1883.

(2) It extends to the territories for the time being administered by the ³ Chief Commissioner of ² British Burma; and

(3) It shall come into 4 force on such date as the 5 [Local Government] may fix in this behalf.

Commencement.

¹ For Statement of Objects and Reasons, see Gazette of India, 1883, Pt. V, p. 802; and for Proceedings in Council, see ibid, Supplement, pp. 135, 183, and 1597.

² Read now "Lower Burma," see Burma Laws Act, 1898 (13 of 1898), s. 7, post,

³ Cf. s. 2 of the British Burma Pilots Act Amendment Act, 1908 (Bur. Act 5 of 1938), post. Under this section the words "Local Government" are substituted for the words "Chief Commissioner" wherever they occur.

The Chief Commissioner is now Lieutenant Government.

The Chief Commissioner is now Lieutenant-Governor of Burma, see Proclamation, dated 9th April, 1897, Gazette of India, 1897, Pt. I, p. 261; and all powers and duties conferred and imposed on the Chief Commissioner are to be deemed to have been conferred! and imposed on the Lieutenant-Governor, with effect from the 1st May, 1897, see s. 15 of the Burma Laws Act, 1898 (13 of 1898), printed, post.

4 The Act came into force on the 1st September, 1884, see Burma Gazette, 1884, Pt. I,

⁵ Substituted by s. 2 of the British Burma Pilots Act Amendment Act, 1908 (Bur. Act 5 of 1908), post.

(Preliminary. Licensing of Pilots. Regulation of Pilots)

2. In this Act-

Definition of " port."

"port" means any port, or any part of a navigable river or channel 75. in which the Indian Ports Act, 1875, is for the time being in force.

Licensing of Pilots

- 3. The 2 [Local Government] may from time to time appoint, or Lucusing of cause to be appointed, competent persons for the purpose of examining plots. the qualifications of persons desirous of acting as pilots at any port. and make 3 rules-
 - (a) for the conduct of the examinations and for the qualifications to be required.
 - (b) establishing grades of pilots, and determining the duties which may be undertaken by pilots of each grade;
 - (c) for the grant to qualified persons of licenses to act as pilots of any grade at any port, and,
 - (d) for the fees to be paid for the examinations and licenses
- 4. (1) A person shall not act as a pilot at any port, after such 4 date No person to as the 2 [Local Government] may fix in this behalf for that port, except except under as permitted by a license granted under section 3.

(2) Any person acting as a pilot in contravention of this section shall be punished, for every time he so acts, with fine which may extend to two hundred rupees

Regulation of Pilots.

5. (1) The 2 [Local Government] may from time to time, by noti- Power to fication in the 5 British Burma Gazette, make 3 rules to regulate the to regulate conduct of pilots licensed under this Act in all matters connected with conduct of the performance of their duties as such pilots

(2) Any such rule may contain a provision that a pilot committing a breach of the rule shall be punished with imprisonment which may extend to one month, or with fine which may extend to two hundred rupees, or with both

Provided that a prosecution shall not be instituted in respect of any such breach except by order of such officer as the 2 [Local Government] may from time to time appoint in this behalf.

> mmissioner" by 1908), post 16 and 18 for the n and Maulmain,

see ibid, 1895, Pt I, p 485, ibid, 1896, Pt I, p 557 and ibid, 1888, Pt I, p 58, respec rely
For notification fixing such da'es for ports in Burma, see Burma Gazette, 1884, Pt I,
1883; 1814, 1885, Pt I, p 28 and 411 and 1814, 1886, p 59
Read now "Burma Gazette," see s 7 of the Burma Laws Act, 1898 (13 of 1898), post.

(Special Court.) Special Court.

owor to lirect inrestigation by special Jourt into harges gainst pilots.

Constitution

Appointment of president.

of Court.

- 6. (1) If the '[Local Government] has reason to believe that there are grounds for charging any pilot licensed under this Act with incompetency or misconduct in the discharge of his duties as such pilot, or with any act or omission in breach of a rule made under section 5, and that the charge cannot be satisfactorily investigated by an ordinary Court, 2 [Local Government may direct] that a special Court be constituted, under this Act, at the port at which it will, 2 in the opinion of the Local Government], be most convenient for the parties and witnesses to attend, and shall then send to the Court a statement of the grounds of the charge, and direct the Court to make an investigation into the charge.
- (2) When the ¹ [Local Government] directs an investigation under this section, a [it] may, if a [it] thinks fit, appoint a person to act as prosecutor in the investigation.

7. Every Court constituted under section 6 shall consist of a president sitting with three assessors.

8. (1) The president shall be such person as the '[Local Government] appoints in this behalf, either generally or for any specified case.

(2) Every person so appointed shall be deemed to be a public servant within the meaning of the 4 Indian Penal Code.

XLV of 1

Assessors. ⁵ 9. (1) The first assessor shall be a master of a sea-going vessel or a person who has served as an officer for not less than five years on a sea-going vessel and holds a master's certificate of compe-

tency for sea-going vessels.

(2) The second assessor shall be a merchant, and the third assessor shall be a person who has personally exercised the calling of a pilot for not less than five years.

Appointment of assessors.

• 10. (1) ⁷ [The first assessor] shall be appointed in each case by the '[Local Government] and shall be summoned by the president

4 Genl. Acts, Vol. I.

⁶ S. 9 was substituted by s. 4 of the British Burma Pilots Act Amendment Act, 1908 (Bur. Act 5 of 1908), post.

The original section was as follows:—"One of the assessors shall be a master of a sea-going vessel lying in the port at which the investigation is to be made, another shall be a merchant residing at that port, and the third shall be a person who has personally exercised the calling of a pilot for not less than five years."

For rules issued under ss. 10 and 11 in conjunction with ss. 3, 5, 16 and 18 for the ports of Rangoon, Akyab, Bassein and Maulmain, see the third footnote on preceding

¹ See the second footnote on p. 75, ante.

² The words "Local Government may direct," sic read "the Local Government, etc." and the words "in the opinion of the Local Government" in s. 6 (1) were substituted for the words "he may direct" and "in his opinion," respectively by s. 3 (1) of the British Burma Pilots Act Amendment Act, 1908 (Bur. Act 5 of 1908), post.

³ The word "it" was substituted for "he" by s. 3 (2) of Bur. Act 5 of 1908, post.

page.

7 The words "the first assessor" were substituted for the words "the assessor who is the master of a sea-going vessel" by s. 5 of the British Burma Pilots Act Amendment Act, 1908 (Bur. Act 5 of 1908), post.

(Special Court)

- (2) The other assessors shall be summoned by the president ir such manner as may be prescribed by rule, out of two 1 lists, one of merchants, the other of pilots, to be, from time to time, prepared for the purpose and published by the 2 [Local Government] in the 3British Burma Gazette If there are no such lists, or if it is impracticable to procure the attendance of two persons, one of whom is named in the list of merchants and the other in the list of pilots, the other assessors or assessor, as the case may be, shall be appointed and summoned by the president
- *10A. If any person who has been duly summoned as an assessor Penalty Io under section 10, shall without such excuse as the president may allow are of ances to be sufficient, neglect or refuse to attend at the time appointed or to or remain in attendance until the investigation shall be completed, it shall be lawful for the president to impose upon such person a fine which may extend to two hundred rupees for each such default

If the president is a Magistrate, having jurisdiction in the district from which the assessor is summoned, such fine shall be recovered by him, in all other cases he shall transmit the order imposing the fine to the District Magistrate having jurisdiction, who shall thereupon cause such fine to be recovered as if it had been imposed by himself

11.5 The assessors shall receive such fees as the ² [Local Government] Foos to be may from time to time, by rule, prescribe

12. Before any investigation under this Act is commenced the Copy of special Court shall supply the pilot with a copy of the statement sent, flaring to be under section 6, to the Court

13. For the purpose of an investigation under this Act the special lerson Court may summon the pilot to appear before it, and shall give him charged to be full opportunity of making a defence, either in person or otherwise

14. For the purpose of an investigation under this Act the special Powers of the Court shall, so far as relates to compelling the attendance, and to the ordere and examination, of witnesses, the production of documents and the regularing lation of the proceedings, have the same powers as are exerciseable by proceedings, the principal Court of original criminal jurisdiction for the place at which the investigation is made

footnote on p 75, axte

^{*} See the such footnote on previous page

(Special Court. Power to cancel, suspend or reduce Licenses.)

Court to report to Local Government.

15. On the completion of the investigation, the special Court shall send to the [Local Government] a full report of the conclusions at which it has arrived. The report shall be in accordance with the opinion of the majority of the members of the Court, or, if the Court is equally divided, in accordance with the opinion of the president and with the member with whom he concurs. In the latter case, any member who does not concur in the report may separately record his opinion.

Power of Local Government

- ²16. (1) The ¹[Local Government] may from time to time make rules to carry into effect the provisions of this Act with respect to the to make roles, special Court and in particular with respect to-
 - (a) the mode in which the president shall, under section 10, summon the assessors;
 - (b) the amount of the fees to be paid to the assessors; and
 - (c) the procedure of the Court.
 - (2) All such rules shall be published in the ³ British Burma Gazette, and shall thereupon have the force of law.

Power to cancel, suspend or reduce Licenses.

Power to cancel, suspend or reduce license for misconduct, etc.

- 17. The '[Local Government] may cancel or suspend, or reduce the grade of any license granted to a pilot under this Act in the following cases, that is to say:—
 - (a) if the pilot is found guilty by a Criminal Court of any offence punishable under section 5, or of any other offence the commission of which, in the opinion of the 1 [Local Government] shows him to be unfit to discharge the duties of a pilot; or,
 - (b) if on considering a report submitted under section 15 of this Act, or transmitted under section 17 of the 'Indian Merchant Shipping Act, 1883, the [Local Government] V of 188 is of opinion that the pilot is incompetent, or has been guilty of any misconduct in the discharge of his duty as pilot, or of any breach of a rule made under section 5 of this Act.

Power to suspend license

⁵ 18. When a prosecution has been instituted against a pilot under pending trial section 5, or an investigation has been ordered in respect of him

¹ See the second footnote on p. 75, ante.
² See the sixth footnote on p. 76, ante.
³ Read now "Burma Gazette," see Burma Laws Act, 1898 (13 of 1898), infra.
⁴ Genl. Acts, Vol. III.

For rules issued under this section in conjunction with ss. 3, 5, 10, 11 and 16 for the port of Rangoon, see third footnote on p. 75, ante.

(Delegation of functions of Local Government.)

1884 : Act XIX.] Rangoon Water-works.

under section 6, or an investigation affecting his conduct has been or investigaordered under Chapter II of the 1 Indian Merchant Shipping Act, 1883. 2 Tthe Local Government may suspend his license until the final orders of the Local Government in respect of the findings on such trial or investigation have been communicated to the pilot or during such shorter period as the Local Government may consider necessary

Provided that the order directing such temporary suspension may be cancelled at any time by the Local Government, or after the conclusion of the trial by the Magistrate, or after the conclusion of the investigation by the president of the special Court, but such Magistrate or president shall submit to the Local Government a special report stating his reasons for cancelling such order]

Delegation of functions of 3 [Local Government]

19. The '[Local Government] may from time to time by 'notifica- Power to tion in the ⁵ British Burma Gazette, delegate ⁶ [its] functions under tions of Local section 6, section 8, section 10, sub-section (1), or section 18 to such Government. person as 6 [it] thinks fit

THE RANGOON WATER WORKS ACT, 1884.

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Genl Acts, Vol III
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³ See the second footnote on p 75, ante ⁴ The functions of the Local Government under ss 6, 8 10 (1) and 18 have been delegated to Commissioners in respect of out ports, see Burma Gazette, 1897, Pt. I, pp 57

Read now "Burma Gazette," see Burma Laws Act, 1808 (13 of 1808), post The words "its" and "it" were substituted for "his" and "he" by s. 3 (2) of Bur Act 5 of 1903, post.

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Rangoon Water-works.

(Chap. I.—Preliminary.)

ACT No. XIX of 1884.1

(Applies to Lower Burma only.)

[10th October, 1884.]

Γ1884: Act XIX.

An Act to confer powers and impose duties on the Municipal Committee for the Town of Rangoon in respect to the construction and maintenance of Water-works and the supply of Water in that Town.

Whereas a scheme has been settled and to some extent carried out for the construction and maintenance of water-works and the supply of water to the town of Rangoon by the municipal committee for that town:

And whereas it is necessary for the purposes of the scheme that the Royal Lake at Rangoon, and all existing tanks, cisterns, springs, wells, pumps, reservoirs, conduits, aqueducts, hydrants, stand-pipes and works, and all land, bridges, buildings, engines, works, materials and things connected therewith or appertaining thereto, should vest in, and be under the control of, the municipal committee for that town;

And whereas it is expedient that powers should be conferred and duties imposed upon the said municipal committee with respect to the construction and maintenance of the proposed water-works, and the supply of water to the town of Rangoon, and otherwise in relation thereto, and that all acts already done by the said municipal committee which could have been lawfully done if this Act had been in force should be validated;

It is hereby enacted as follows:—

CHAPTER I.

Preliminary.

Short title and commencement.

- 1. (1) This Act may be called the Rangoon Water-works Act, 1884;
- (2) It shall come into 2 force on such date as the 3 Chief Commissioner may, by notification in the official Gazette, fix in this behalf.
 - (3) [Acts done before passing of this Act which would have been

¹ For Statement of Objects and Reasons, see Gazette of India, 1884, Pt. V, p. 321; for Proceedings in Council see *ibid*, 1884, Supplement, pp. 893, 988 and 1471.

For Rules and Orders issued under this Act, see the Rangoon Municipal Handbook.

² The Act came into force on the 14th February, 1885, see Burma Gazette, 1885, Pt. I,

p. 44.

The Chief Commissioner is now the Lieutenant-Governor of Burma, see Proclamation, dated 9th April, 1897, Gazette of India, 1897, Pt. I, p. 261; and all powers conferred or duties imposed upon the Chief Commissioner shall from May 1st, 1897, be deemed to have been conferred or imposed upon the Lieutenant-Governor, see s. 15 of the Burma Laws Act, 1898 (13 of 1898), post.

(Chap I -Preliminary)

lawful had this Act been in force to be deemed lawfully done] Rep Act \$\lambda II \text{ of 1891}\$

- 2 In this Act, unless there is something repugnant in the subject Definitions. or context.—
- (1) "town" means the local area for the time being comprised within the municipal limits of the town of Rangoon
- (2) "street" means any street, road, thoroughfare, passage or place over which the public have a right of way, and includes the surface soil and subsoil of any such street, and the footway and drains of any such street, and any bridge, culvert or causeway forming part of any such street
 - (3) "owner" includes-
 - (a) the person who is for the time being entitled to the rent of the house or land in respect of which the word is used and who is not liable to pay rent for that house or land to any other person,
 - (b) an agent of that person, and
 - (c) a trustee for that person
- (4) "house" includes schools, also factories and other buildings in which persons are employed
- (5) "water works" includes all lakes, streams, tanks, cisterns, springs, wells, pumps, reservoirs, conduits, aqueducts, hydrants, standpipes and works, and all land, bridges, buildings, engines, works, materials and things for supplying, or used for supplying, water under this Act to the town of Rangoon
- (6) "the committee" means the municipal committee for the town of Rangoon
- (7) "water rent" includes any rent, reward or payment to be made to the committee in connection with the supply of water under this Act, sat but does not include the water-tax leviable under the ¹Burma Municipal Act, 1884 and,
 - (8) a "supply of water for domestic purposes" does not include a supply of water for cattle, or for horses, or for washing carriages, where the cattle, horses or carriages are kept for sale or hire or by a common carrier, or a supply for any trade, manufacture or business, or for watering gardens, or for fountains or for any ornamental purpose

^{&#}x27; See now the Burma Municipalties 1ct 1893 (Bur Act 3 of 1893) post

[1884 : Act XIX.

(Chap. II.—Vesting of Property. Chap. III.—Construction and Maintenance of Water-works.)

CHAPTER II.

VESTING OF PROPERTY.

Vesting of Royal Lake and eisterns, etc., in committee.

- 3. There shall vest in, and be under the control of, the committee, freed and discharged of and from all manner of rights, titles, privileges or claims whatsoever of any other person,—
 - (a) the Royal Lake at Rangoon; and
 - (b) all existing tanks, cisterns, springs, wells, pumps, reservoirs, conduits, aqueducts, hydrants, stand-pipes and works used or intended to be used for supplying water to the public in the town, and all land, bridges, buildings, engines, works, materials and things connected therewith, or appertaining thereto:

Provided as follows:—

- (1) any person may at any time, subject to such rules as the committee make in this behalf, row, sail or fish on or in the waters of the Royal Lake;
- (2) nothing in this section shall affect the land adjacent to the Royal Lake and known as the Dalhousie Park, but that land shall be preserved as a public park for the use of the public.

CHAPTER III.

CONSTRUCTION AND MAINTENANCE OF WATER-WORKS.

Duty of construct works for supply of water.

Duty of committee

to erect

4. Subject to rules to be made under this Act by the ¹Chief Commissioner, the committee shall cause such mains and pipes to be laid, and such water-works to be constructed, as may be necessary for the supply of pure and wholesome water sufficient for the use of the inhabitants for domestic purposes in all parts of the town:

Provided that the ¹ Chief Commissioner may, by order in writing, from time to time ² exempt any part of the town from the provisions of this section, and cancel any such exemption.

5. The committee shall cause such stand-pipes or pumps to be erected, at such intervals as the ¹ Chief Commissioner, by rules made under this

stand-pipes.

¹ See the third footnote on p. 82, ante.

² For notification exempting certain parts of Rangoon from the operation of the section, see Burma Gazette, 1885, Pt. I, p. 44, also see the Rangoon Municipal Handbook.

(Chap III —Construction and Maintenance of Water-works.

Chap IV —Supply of Water.)

Act, prescribes, in all the chief streets in those parts of the town in which mains or pipes have been laid under the last foregoing section

6. The committee may, for the purpose of constructing or maintain-Power for ing any water-works for the supply of water to the town, enter upon to coord any land and take levels of the same, and set out such parts thereof as works

they think necessary, and dig and break up the soil of the land

Provided that, in the exercise of these powers, the committee shall do as little damage as may be, and shall make full compensation to all persons interested for all damage sustained by them through the exercise of these powers, and the amount of such compensation shall be determined as nearly as may be in accordance with the provisions of the

¹ Land Acquisition Act, 1870

The original sub section was as follows

7. The committee may open and break up the soil and pavement of Power for the streets, and lay down and place pipes, conduits and other works and to break up engines, and from time to time repair, after or remove the same, and do streets all other acts which the committee from time to time deem necessary for supplying water to the town

CHAPTER IV

SUPPLY OF WATER

A -Supply of Water for Domestic Purposes to Occupiers of Houses or Lands

8 2(1) Subject to the provisions of this Act, the occupants of a house Right of or land separately assessed to water-tax and situate in a part of the occupant town not exempted under the provise to section 4 shall be entitled to supply of have, free of further charge, through the communication pipes con-water for structed as hereinafter provided, a supply to the house or land of pure purposes and wholesome water for domestic purposes to the extent during each quarter of either of the following quantities, whichever may be the greater, namely —

(a) three thousand gallons for every rupee paid to the Committee

^{*} Read now the Land Acquisition Act, 1694 (I of 1694), Genl Acts, Vol IV
* Subsection (I) of s S was substituted by s 2 (I) of the Rangoon Water works Act
Amendment Act 1900 (Bur Act 1 of 1900), post

joinous — a part of the town not exempted be entitled to have free of further charge, through as hereinafter provided, a supply to the house or ure and wholesome water for domestic purposes for r water tax on account of the house or land "

(Chap. IV.—Supply of Water.)

for water-tax on account of such house or land for such quarter; or

- (b) a total quantity of four thousand five hundred and fifty gallons irrespective of the amount paid for water-tax for such quarter.
- (2) If the committee have reason to believe that the occupier of any house or land consumes more water than he is entitled to have free of further charge under this section, they may provide a water-metre at their own expense, and attach it to such part of the communication-pipes as they think fit.
- (3) If the occupier consumes any water over and above the quantity to which he is entitled free of further charge under this section, he shall pay for it at the rate of one rupee for every ¹ [three thousand gallons], or part of ¹ [three thousand gallons].
- 9. Every occupier of a house or land who is entitled to a supply of water free of further charge under the last foregoing section shall, subject to the provisions of this Act, be entitled to have communication-pipes laid down from the service-pipes of the committee, for bringing into his house or land a reasonable supply of water:

Provided that the committee may cut off the supply of water to anyhouse or land while the house or land is unoccupied.

- ² 10. The communication-pipes leading the water from the service-pipes of the committee into the house or land of any occupier, and the pipes and works within the house connected therewith, shall be of such character, dimensions and material as the committee fix and approve, and shall be constructed at the expense of the person requiring them.
- 11. (1) Before a connection for the supply of water from the servicepipes of the committee to any house or land is sanctioned by the committee, the committee shall cause all the works, pipes and fittings withinthe house or land to be inspected by such officer as the committee appoint in this behalf.
- (2) The cost of an inspection under this section shall be payable in advance by the person applying for the connection, at such rate as the committee, at a special meeting, from time to time, 2 direct.
- (3) Until the officer has certified that the works, pipes and fittings have been executed and put up in a satisfactory manner, a connection with the committee's service-pipes shall not be permitted.

Right of occupier paying water-tax to have water brought into his house or land.

Construction of communication pipes.

Inspection works, and before connection with service-pipes.

These words were substituted for "fifteen hundred gallons" by s. 2 (2) of the Rangeon Water-works Act Amendment Act, 1900 (Bur. Act 1 of 1900), post.

For general rules and directions under ss. 10, 11 and 12, see Burma Gazette, 1891,.
Pt. I, p. 457, and the Rangeon Municipal Handbook.

(Chap IV -Supply of Water)

12. (1) The connection with the service-pipes of the committee, and Connection the laying of communication pipes under any street, shall be executed upset to by an officer of the committee authorized in that behalf

(2) The expense of making the connection shall be payable in advance of the comby the person applying for the same, at such rate as the committee, at mittee a special meeting, from time to time, I direct

- 13 (1) The officer authorized in that behalf by the committee may, Power for between the hours of seven in the forenoon and five in the afternoon, officer of enter into or on any house or land supplied with water as aforesaid in enter preorder to examine all pipes, works and fittings connected with the supply mises. of water, and to ascertain if there is any waste or misuse of the water
- (2) If any such officer at any such time is refused admittance into any such house or land for the purposes aforesaid, or is prevented from making such examination as aforesaid, the committee may forthwith turn off or cut off the water from the house or land
- ² 14 (1) If any pipes, works or fittings connected with the supply of Power for water to any nouse or land are at any time found, on examination by to turn off any officer of the committee authorized in that behalf, to be out of repair water or to such an extent as to cause any waste of water, the committee may, when pipes after the expiry of twenty four hours from the service of not ce in etc., are out writing to this effect on the owner or occupier,—
 - (a) cause the water to be turned off or cut off from the house or land, or
 - (b) in addition to or instead of so turning off or cutting off the water, repair such pipes, works or fittings so as to obviate such waste of water.

and may recover the expense incurred for either or both such turning off or cutting off the water and such repairs from the owner or occupier of the house or land

(2) If any expenses are recovered by the committee under sub section (1) from an occupier or owner who would, under the provisions of sections 26 and 28 or of a special contract, be entitled to require the owner

Set second footnote on precedure page
 Section 14 was substituted by the Rangoon Water works Act Amendment Act, 1907
 (Bur Act 2 of 1907) post
 The original section was as follows —

The original section was as follows — or fittings connected with the supply of water to any house or land are at any time found, on examination by any officer of the committee authorized in that behalf, to be out of repair to such an extent as to cause any waste of water, the committee may, after the expiry of twenty fours hours from the service of notice in writing to this effect cause the water to be turned off or cut off from the house or land and may recover the expense incurred for turning off or cuttoff from the house or land accupier of the house or land

[1884: Act XIX.

(Chap. IV.—Supply of Water.)

or occupier (as the case may be) to effect the repairs, the person from whom such expenses are recovered may recover the same from the owner or occupier so bound to execute the repairs and (if he is an occupier) may deduct the same from any rent due by him to the owner.

B.—Supply for gratuitous use in Stand-pipes.

Duty of committee to supply water for gratuitous use in standpipes.

15. The committee shall cause a sufficient quantity of pure and wholesome water to be supplied for the gratuitous use of the inhabitants of the town for domestic purposes in the stand-pipes to be erected by the committee under section 5.

C.—Supply of Water for extinguishing Fires and cleansing Sewers and Streets.

Duty of committee to fix fire-plugs in mains.

16. The committee shall fix and renew and keep in effective order such fire-plugs in such of the mains and other pipes laid by them, and shall deposit keys of the fire-plugs at such places, as the ¹ Chief Commissioner, by rules made under this Act, directs.

Duty of committee to supply water for cleansing sewers and drains. 17. In all the mains and pipes to which any fire-plug is fixed, the committee shall provide and keep constantly laid on, unless prevented by unusual drought or other unavoidable accident, a sufficient supply of water for use with fire-engines, for cleansing the sewers and drains, and for cleansing and watering the streets.

D.—Supply of Water for other than Domestic Purposes.

Supply for other than domestic urposes.

18. (1) The committee may, from time to time, supply any person with water by measurement for other than domestic purposes, for such remuneration and on such terms and conditions as shall be agreed on between the committee and the person:

Provided that-

- (a) notwithstanding any such agreement, a person shall not be entitled to such a supply whenever and as long as the committee are of opinion that the supply would interfere with the proper supply of water for domestic purposes under this Act; and
- (b) the committee shall not be liable, in the absence of express stipulation under any such agreement, to any forfeiture,

¹ See the third footnote on p. 82, ante.

(Chap. IV .- Supply of Water Chap V .- Reciprocal Rights of Owners and Occumers to Supply of Water to Houses)

> penalty or damages for not supplying the water if the want of the supply arises from unusual drought or other unavoidable cause or accident

(2) When any such agreement has been entered into by the committee with any person, the committee may, subject to such charges or rates as may have been fixed by the committee at a special meeting, lay down, or allow to be laid down, the necessary communication-nines and works, of such dimensions and character as may be fixed by the committee, for supplying the person with water in accordance with the terms of the agreement

E -Pressure of Water supplied

19. From such a day as the 1 Chief Commissioner, by notification in Pressure at the local official Gazette, directs in this behalf, the supply of water in which water the mains and pipes which the committee are required to lay under this Act shall be laid on at such pressure as the 1 Chief Commissioner, by rules made under this Act, prescribes

CHAPTER V

RECIPROCAL RIGHTS OF OWNERS AND OCCUPIERS TO SUPPLY OF WATER TO HOUSES

20. (1) Any occupier holding direct from the owner of a house may, Power for by notice in writing signed by him, require the owner of the house to house to construct all such works as may be necessary for bringing into the house require owner a supply of water for domestic purposes works for

water supply.

(2) Every notice under this section shall contain an undertaking on the part of the occupier to pay interest at the rate of one per centum per mensem, calculated from the date of the completion of the works, on the cost of the works during the residue of his term of occupation

(3) If the house or the land attached thereto, does not abut upon a street in which there is a supply-main, the occupier shall undertake to pay the cost of connecting the house with the nearest supply-main.

21. (1) If the owner does not, within three months from the service Power for of the notice mentioned in the last foregoing section, cause such works make works as aforesaid to be completed, the occupier may cause the works to be indefault of completed, and may by way of additional remedy deduct the cost of the works from the rent payable by him in respect of the house:

¹ See the third footnote on p 82, ante

(Chap. V.—Reciprocal Rights of Owners and Occupiers to Supply of Water to Houses.)

Provided that the occupier shall not recover on account of the cost-

- (a) a sum exceeding the amount of six months' rent; or,
- (b) where the house or the land attached thereto does not abut upon a street in which there is a supply-main, the cost of connecting the house with a supply-main.
- (2) The deduction which an occupier is authorized to make under this section shall be made by six equal monthly instalments.
- (3) Interest on each instalment shall be payable to the owner by the occupier at the rate of one per centum per mensem from the time when it is deducted.

What works are sufficient for supply of water to house.

- 22. The works shall not be deemed sufficient for bringing into the house a supply of water for domestic purposes unless the following taps, with the necessary works in connection therewith, are provided, namely:—
 - (a) two taps in the house;
 - (b) one tap in the cook-room of, or other building attached to, the house; and
 - (c) one tap in or near the stables or other out-houses belonging to the house:

Provided that, if the annual rent of the house with the buildings and land attached thereto is less than three hundred rupees, it shall be sufficient to provide one tap only, together with the necessary works in connection therewith, within the house and the buildings and land attached thereto.

Estimate and specification of works to be sent.

23. Works for introducing a supply of water to a house shall not be commenced by the owner without sending a specification and estimate of the cost thereof to the occupier, nor by the occupier without sending such a specification and estimate to the owner.

Power to refer to committee.

24. If there is any difference between the owner and the occupier respecting the cost or the sufficiency of the proposed works, either the owner or the occupier may refer the difference to the committee, and the written award of any officer authorized by the committee in this behalf shall be final and binding on the owner and the occupier.

Fee on reference.

25. There shall be payable by the person making a reference to the committee under the last foregoing section a fee (not exceeding ten rupees) at the rate of two rupees for every hundred rupees of the monthly rent of the house in respect of the water-supply to which the difference has arisen.

(Chap V — Reciprocal Rights of Owners and Occupiers to Supply of Water to Houses Chap VI — Rules.)

26. (1) The owner of any house or land shall keep all works connect. Duty of owner to the with the supply of water to the house or land in substantial rep iir.

- (2) If the owner fails to put any such works in substantial repair in repair after being requested by the occupier to do so, the occupier may cause the necessary repairs to be made, and may by way of additional remedy deduct the cost of the repairs from the rent payable by him in respect of the house or land
- 27. Any owner to whom any sum is payable under section 20 or sec-Power for tion 21 may recover the sum from the person liable to pay it as if it connect for were rent payable by that person for the house in respect of which the payable by expenses have been incurred
- 28. Nothing in this chapter shall affect any contract in writing Saving of between the owner and occupier of any house or land tween two

tween owners and occu niers

CHAPTER VI

Rules

- 29. The ¹ Chief Commissioner may from time to time make ² rules Power for Chief Commissioner to this Act—
 - (a) to prescribe the size and nature of the mains and pipes to be make rules.

 laid and the water-works to be constructed by the committee
 for the supply of water under this Act.
 - (b) to prescribe the size and nature of the stand pipes or pumps to be erected by the committee under this Act, and the intervals at which they must be erected
 - (c) to prescribe the mains or pipes in which fire-plugs are to be fixed, and the places at which keys of the fire-plugs are to be denosited, by the committee under this Act.
 - (d) to prescribe the pressure at which the water supplied by the committee under this Act is to be laid on either generally or at specified times, and
 - (e) generally to define and regulate the powers and duties of the committee under this Act
- 30. (1) The committee may from time to time, at a special meeting, Power for make rules consistent with this Act—
 - (a) for regulating rowing, sailing and fishing on or in the Royal

 Lake, and
 - (b) for preventing the waste or misuse of water supplied by them and for defining the nature of the pipes, casks, cisterns and

¹ See the third footnote on p 82, ante ² For rules under section 29 as to Yunicipal Engineer's power of entry on land, see Burma Gazette, 1832, Pt. 1, p 55, and the Rangoon Municipal Handbook

(Chap. VI.-Rules. Chap. VII.-Arrears and Offences.)

other apparatus to be used by every person supplied by them with water.

- (2) In making a rule under this section the committee may direct that breach of it shall be punishable with fine which may extend to fifty rupees and, when the breach is a continuing one, with a further fine of five rupees for every day after the first during which the breach continues.
- (3) If any person, having or requiring a supply of water from the committee, fails to comply with any rules made under clause (b) of this section, the committee may refuse to supply water to him, and may cut off the water supplied to him, unless and until the rules are complied with:

Provided that the stopping or cutting off the supply of water shall not relieve any person from any penalties or liabilities which he has otherwise incurred.

Procedure for making rules.

- 31. (1) The ² Chief Commissioner or committee shall, before making any rules under section 29 or section 30, publish a draft of the proposed rules for the information of persons interested.
 - (2) The publication shall be made,—
 - (a) in the case of rules under section 29, in such manner as, in the opinion of the 2 Chief Commissioner, is sufficient; and
 - (b) in the case of rules under section 30, in such manner as the ² Chief Commissioner, by order, ³ directs.
- (3) A notice shall be published with the draft rules specifying a date at or after which the draft shall be taken into consideration.
- (4) The ² Chief Commissioner or committee shall, before making the rules, receive and consider any objection or suggestion which is made by any person with respect to the draft before the date so specified.

Publication of rules.

32. Every rule made under section 29 or section 30 shall be published in the local official Gazette in English and in such other language or languages as the ² Chief Commissioner ⁴ directs, and such publication shall be conclusive evidence that the rule has been made as required by section 31.

CHAPTER VII.

ARREARS AND OFFENCES.

Arrears of water-rents. 33. All arrears of water-rents under this Act may be recovered on

¹ For general rules and directions made under s. 30 (1) (b) conjointly with ss. 10, 11 and 12, see Burma Gazette, 1891, Pt. I, p. 457, and the Rangoon Municipal Handbook.

² See the third footnote on p. 82, ante.

³ As to mode of publication of draft rules under the Act, see Burma Gazette, 1885, Pt. I, p. 44, and the Rangoon Municipal Handbook.

⁴ As to mode of publication of rules, see Burma Gazette, 1885, Pt. I, p. 44, and the Rangoon Municipal Handbook.

(Chap VII -Arrears and Offences.)

pplication to such 1 revenue officer as the Local Government may apcount in this behalf, as if they were arrears of land-revenue

34. If any person supplied with water neglects to pay-

Power for committee neglect to pay water

tax or water-

- (a) the water-tax leviable under the 2 Burma Municipal Act, 1884, to turn off water on
- (b) any water rent payable by him to the committee,

he committee may turn off or cut off the water from the house or land n respect of which the water-tax or water-rent is payable, by cutting off the pipe to the house or land, or by such other means as the comnittee think fit, and may recover in manner provided by the last forecoing section the expense of turning off or cutting off the water from he person

Provided that the stopping or cutting off the supply of water shall lot relieve any person from any penalties or liabilities which he has therwise incurred

35. If any person unlawfully obstructs the flow of, flushes, draws Penalty for off, diverts or takes, water from any water-works belonging to, or under obstructing, he management or control of, the committee, or from any water or wasting streams by which these water-works are supplied, or wastes any water water supplied to him under this Act, he shall be punished with fine which may extend to one hundred rupees

36. If any person-

Penalty for unauthorized

Penalues for

be fouled, etc.

causing the

- (a) uses for other than domestic purposes any water supplied application of water under this Act for domestic purposes, or,
- (b) where water is supplied under section 18 for a specified purpose, uses that water for any other purpose,

he shall be punished with fine which may extend to fifty rupees, without prejudice to the right of the committee to recover from him the price of the water misused.

37. (1) If any person-

(a) bathes in, at or upon any water-works, or washes, throws or water of the causes to enter therein any dog or other animal, or

(b) throws any rubbish, dirt, fifth or other noisome thing into any

The Secretary to the Municipal Committee of Rangoon has been appointed to be the Revenue officer before whom arrears may be realized, see Burma Gazette, 1865, Pt. I, p 44, and the Rangoon Municipal Handbook Read now the Burma Municipal Act, 1833 (Bur Act 3 of 1898), post

Enrolment

of military police-

officers.

and discharge

- 1(5) "Adjutant" means a person 2 appointed by the Local Government to be an Adjutant of Military Police, and in Lower Burma includes a District Superintendent of Police and an Assistant District Superintendent of Police in charge of the police of a district or of a sub-division:
- 1(6) "Assistant Commandant" means a person appointed by the Local Government to be an Assistant Commandant or an Assistant Adjutant of Military Police, and includes an Assistant District Superintendent of Police not in charge of the police of a district or of a subdivision:
- 1(7) "Inspector" means an Inspector of Civil Police who has been appointed by the Inspector-General of Police to be also an Inspector of Military Police:
- 1(8) The expressions "reason to believe", "criminal force", "assault", "fraudulently" and "voluntarily causing hurt" have the meanings assigned to them respectively in the ³ Indian Penal Code.

XLV of 1860.

- 4. (1) Before an officer appointed to the Burma police-force under section 7 of 3 Act V of 1861 is appointed to be a military police-officer, the statement in the schedule shall be read to him in the presence of a Magistrate, Commandant '[Adjutant or Assistant Commandant], and shall be signed by him in acknowledgment of its having been so read to him fand he shall be asked the questions in the said schedule set out, and in answering such questions he shall be bound to state the truth.]
- (2) Notwithstanding any notice given under section 9 of 3 Act V of 1861, a military police-officer shall not be entitled to be discharged from the Burma police-force except in accordance with the terms of the statement which he has signed under the Upper Burma Military Police II of 1887. Regulation, 1887, or under this Act, as the case may be.

¹ Sub-sections 5, 6, 7 and 8 were substituted for sub-sections 5 and 6, by s. 2 of the Burma Military Police Act Amendment Act, 1899 (Bur. Act 3 of 1899), post.

The original sub-sections (5) and (6) ran as follows, viz.:—

^{(5) &}quot;Second-in-command" means a person appointed by the Local Government to be a Second-in-command of Military Police, and includes an Assistant District Superintendent of Police not in charge of the police of a district or of a sub-division: and

⁽⁶⁾ the expressions "reason to believe," criminal force," "assault," "fraudulently" and "voluntarily causing hurt" have the meanings assigned to them respectively in the Indian Penal Code.

XLV of 1860,

² For notification appointing the Adjutants of the Rangoon and Toungoo Military Police Battalions to be Second-in-Command of their battalions, see Burma Gazette, 1895, Pt. I, p. 171.

Genl. Acts, Vol. I.

^{&#}x27;These words were substituted for the words "or Second-in-Command," by s. 3 (1) of Bur. Act 3 of 1899.

⁵ These words were added to s. 4 (1) by s. 3 (2) of Bur. Act 3 of 1899.

- ¹ 5. (I) There shall be six classes of Military police officers, Classes and grades of amely Shirtary police.
 - (1) subahdars,
 - (11) jamadars.
 - (11) Jamadars,
 - (iv) naiks,
 - (vi) senovs.

and such grades in each class as the Local Government may direct

- (2) The expression "superior officer" in this Act includes-
 - (a) in relation to a sepoy, any lance nail, nail, havildar, jamidar or subahdar,
 - (b) in relation to a lance naik, any lance naik of longer service in that class, and any naik, havildar, jamadar or subahdar,
 - (c) in relation to a nail, any naik of longer service in that class, and any havildar, jamadar or subahdar,
 - (d) in relation to a havildar, any havildar of a higher grade, or of longer service as havildar of the same grade, and any tamadar or subabdar.
 - (e) in relation to a jamadar, any jamadar of a higher grade, or of longer service as jamadar of the same grade, and any subahdar.
 - (f) in relation to a subahdar, any subahdar of a higher grade, cr of longer service as subahdar of the same grade, and
 - (g) in relation to any military police officer, any Inspector, Assistant Commandant, Adjutant, Commandant or Deputy Commissioner

6 A military police officer who-

*fore heincus

- (a) begins, excites, causes or joins in any mutiny or sedition, or being present at any mutiny or sedition, does not use his utmost endeacours to suppress it, or, knowing or having reason to believe in the existence of any mutiny, or of any intention to mutiny, does not without delay give in formation thereof to his commanding or other superior officer, or
- (b) uses, or attempts to use, criminal force to, or commits an assault on, his superior officer, whether on or off duty, or
- (c) shamefully abandous or delivers up any garrison, fortress, post or guard which is committed to his charge or which it is his duty to defend, or

¹ This section was substituted by a 4 of Bur Act 3 of 1809

٠,

- (d) directly or indirectly holds correspondence with, or assists or relieves, any person in arms against the State, or omits to discover immediately to his commanding or other superior officer any such correspondence coming to his knowledge; or who, while on active service,—
- (e) disobeys the lawful command of his superior officer; or,

(f) deserts the service; or,

- (g) being a sentry, sleeps upon his post, or quits it without being regularly relieved or without leave; or
- (h) without authority leaves his commanding officer, or his post or party, to go in search of plunder; or
- (i) quits his guard, picquet, party or patrol without being regularly relieved or without leave; or
- (j) uses criminal force to, or commits an assault on, any person bringing provisions or other necessaries to camp or quarters, or forces a safeguard or without authority breaks into any house or any other place for plunder, or plunders, destroys or damages any property of any kind; or
- (k) intentionally causes or spreads a false alarm in action, camp, garrison or quarters,

shall be punished with transportation for life or for a term of not less 'than seven years, or with imprisonment for a term which may extend to fourteen years, or with fine which may extend to three months' pay, or with fine to that extent in addition to such sentence of transportation or imprisonment, as the case may be, as may be passed upon him under this section.

7. A military police-officer who-

Less heinous offences.

- (a) is in a state of intoxication when on or for any duty or on parade or on the line of march; or
- (b) strikes or attempts to force any sentry; or,
- (c) being in command of a guard, picquet or patrol, refuses to receive any prisoner duly committed to his charge, or without proper authority releases any prisoner, or negligently suffers any prisoner to escape; or,
- (d) being under arrest or in confinement, leaves his arrest or confinement before he is set at liberty by proper authority; or
- (e) is grossly insubordinate or insolent to his superior officer in the execution of his office; or
- (f) refuses to superintend or assist in the making of any field-work or other military work of any description ordered to be made either in quarters or in the field; or

- (g) strikes or otherwise ill uses any military police officer subordinate to him in rank or position, or
- (h) being in command at any post or on the march, and receiving a complaint that any one under his command has beaten or otherwise maltreated or oppressed any person, or has committed any riot or trespass, fails, on proof of the truth of the complaint, to have due reparation made to the injured person and to report the case to the proper authority,
- (i) designedly or through neglect injures or loses, or fraudulently disposes of, his arms, clothes, tools, equipments, ammunition, accourtements or regimental necessaries, or any such articles entrusted to him or belonging to any other person,
- (j) malingers, or feigns or produces disease or infirmity in himself or intentionally delays his cure, or aggravates his disease or infirmity, or.
- (k) with intent to render himself or any other person unfit for service, voluntarily causes hurt to himself or any other person, or

who, while not on active service,-

- (1) disobeys the lawful command of his superior officer, or
- (m) plunders, destroys or damages any property of any kind, or,
- (n) being a sentry, sleeps upon his post or quits it without being regularly relieved or without leave, or
- (o) deserts the service,

shall be punished with imprisonment for a term which may extend to one year, or with fine which may extend to three months' pay, or with both

8 A military police officer, not being above the '[class of sepoy] Corporal who, while on service at an out post at the time of a projected attack on pumehment that post, or in the field against hostile tribes or other persons, commits any offence specified in either of the two last foregoing sections may, in

any offence specified in either of the two last foregoing sections may, in lieu of any punishment to which he is liable thereunder, be punished with whipping

Provided that-

(a) the punishment of whipping shall not in any case exceed thirty stripes, and

(b) sentence of whipping shall be passed only by a Deputy Commissioner, or, in his absence, by a Commandant inrested with the powers of a Magistrate of the first or second class

^{&#}x27;These words were substituted for the words 'rank of constable' by s 5 of the Burma Military Police Act Amendment Act 1899 (Bur Act 3 of 1899) post

Minor punishment.

- 9. (1) A Deputy Commissioner, Commandant ¹ [Adjutant or Assistant Commandant or an Inspector, or a subahdar or jamadar] commanding a separate detachment or an out-post or in temporary command at the ² [head-quarters of a district or battalion during the absence of the Commandant, Adjutant and Assistant Commandant] may, without a formal trial, award to any military police-officer ³ [of the class of sepoy] who is subject to his authority any of the following punishments for the commission of any petty offence against discipline which is not otherwise provided for in this Act or which is not of a sufficiently serious nature to call for a prosecution before a Criminal Court, that is to say,—
 - (a) imprisonment to the extent of seven days in the quarter-guard or such other place as may be considered suitable, with forfeiture of all pay and allowances during its continuance;
 - (b) 4 [extra guards, pickets or patrols];
 - (c) [confinement to lines for any period not exceeding thirty days with punishment drill not exceeding fifteen days and thereafter fatigue duty.]
- (2) Any one of these punishments may be awarded separately or in combination with any one or more of the others.

Place of imprisonment.

10. A person sentenced under this Act to imprisonment for a period not exceeding three months shall, when he is also dismissed from the Burma police-force, be imprisoned in the nearest or such other jail as the Local Government may, by general or special order, direct, but, when he is not also dismissed from that force, he may, if the convicting officer or Deputy Commissioner so directs, be confined in the quarter-guard or such other place as the convicting officer or Deputy Commissioner may consider suitable.

Conferment of Magisterial powers on policeofficers. 11. Notwithstanding anything in ⁵ Act V of 1861 or in any other enactment for the time being in force, the Local Government ⁶ may invest any ⁷ [Commandant, Adjutant or Assistant Commandant] with the powers of a Magistrate of any class for the purpose of enquiring into or trying

These words were substituted for the words "or Second-in-command or an officer,"

by s. 6 (1) of Bur. Act 3 of 1899.

These words were substituted for the words "head-quarters of a district during the absence of the Deputy Commissioner, Commandant and Second-in-Command," by c. 6 (2) of Bur. Act 3 of 1899.

These words were inserted by s. 6 (3) of the Burma Act 3 of 1899, post.

Sub-clauses (b) and (c) of s. 9 were substituted for sub-clause (b), by s. 6 (4) of Burma Act 3 of 1899.

The original sub-clause (b) ran as follow:—
(b) punishment-drill, extra guard fatigue or other duty, not exceeding thirty days

in duration, with or without confinement to quarters.

Genl. Acts, Vol. I.

[•] For notification empowering Battalion Commandants to try certain cases, see Bur. R. M., Vol. II, p. 207.

These words were substituted for the words "police officer not below the rank of Commandant." by s. 7 of the Burma Military Police Act Amendment Act, 1899 (Bur. Act 3 of 1899).

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98

any offence committed by a military police officer and punishable under Act V of 1861 or this Act

- ² 11A (I) A Commandant, Adjutant, Assistant Commandant or idditional Inspector, or a military police officer commanding a separate detach-powers to ment or an outpost or in temporary command at the head quarters of a contain the district or battalion during the absence of the Commandant, Adjutant tary police or Assistant Commandant, may, without an order from a Magistrate and officers without a warrant, cause to be arrested any military police officer who has been concerned in any offence under section 29 of the ¹ Police Act, 1861, or under this Act, or against whom a reasonable complaint has been made or credible information has been received or a reasonable suspicion exists of his having been so concerned, and may cause any military police officer so arrested to be confined in the quarter guard or such other place as he may consider suitable
- (2) For the purposes of the detention of, and investigation of the case against, a military police officer arrested under sub section (1), the officer ordering such arrest or for the time being n immediate charge of the Military Police at the place or station where an officer so arrested is detained in military police custody, shall, except in cases speedily disposed of under section 9 of this Act, be deemed to be an officer in charge of a police station acting under the 3 Code of Criminal Procedure and shall be bound by the provisions of sections 61, 62 and 167 of that Code
- (3) Notwithstanding anything contained in the ^a Code of Criminal Procedure, no officer or Court shall be bound to release on bail any military police officer arrested and confined under the powers conferred by this section
- 12. (1) Subject to such rules as the Local Government may make Discillarly in this behalf, a Commandant, '[Adjutant or Assistant Commandant] of powers of military police shall have, with respect to police officers appointed to Commandants the Burma police force under section 7 of 'Act V of 1861 who are not or issistant mulitary police officers, the same disciplinary powers as a District Commandants of Police has with respect to them under that section power of military of military (2) The Local Government may confer on a Commandant '[Adjutant respect of
- (2) The Local Government may conner on a Commandant [Adjuttus respect or Assistant Commandant] of military police, by name or by virtue of military police, by name or by virtue of military police, any other power of a District Superintendent of Police under 1 let V of 1861 or any other enactment for the time being in force, or under any rule under any such enactment, and may define the circum-

[&]quot;These words were substituted for the words "Second in Command" by s 8 of the Burma Military Police act amendment act, 1899 (Bur act 3 of 1899), post

stances in which any power so conferred may be exercised by such Commandant 1 Adjutant or Assistant Commandant].

Privileges of Commandants, Adjutants and Assistant Commandants of military police as police-officers. Power to make rules.

- 13. A Commandant 1 [Adjutant or Assistant Commandant] of military police shall be entitled to all the privileges which a police-officer has under sections 42 and 43 of 2 Act V of 1861, section 125 of the 3 Indian I of 1872. Evidence Act, 1872, and any other enactment for the time being in force.
- 14. The Local Government may, as regards the military police, make such orders and 4 rules consistent with this Act as it thinks expedient relative to the several matters respecting which the Inspector-General of Police, with the approval of the Local Government, may, as regards the rest of the Burma Police-force, frame orders and rules under section 12 of ² Act V of 1861.

THE SCHEDULE.

STATEMENT.

(See sections 3 and 4.)

After you have served for three years in the Burma Military Police you may, at any time when not on active service, apply for your discharge, ⁵ [through the officer to whom you may be subordinate, to a Commandant or Adjutant of military police, and you will be granted your discharge after two months from the date of your application, unless your discharge would cause the vacancies in the Burma Military Police to exceed one-tenth of the sanctioned strength; in that case you must remain until this objection is waived by competent authority or removed. But when on active service you have no claim to a discharge, and you must remain and do your duty until the necessity for retaining you in the Burma Military Police ceases, when you may make your application in the manner hereinbefore prescribed. In the event of your re-enlistment, after you have been discharged, you will have no claim to reckon for pension or any other purpose your service previous to your discharge.

"[You will now be asked two questions, and your answers will be If your answers are hereafter found to be false in any

post.

¹ See the fourth footnote on preceding page. ² See the first footnote on preceding page.

^{*} Genl. Acts, Vol. II. ⁴ For examples of such rules, see Notification No. 249, Burma Gazette, 1893. Pt. I.

⁵ These words were substituted for the words "through the Inspector, if any, to whom you may be subordinate to a Commandant of Military Police or to the Deputy Commissioner of the District in which you may be serving," by s. 9 (1) of the Burma Military Police Act Amendment Act, 1899 (Bur. Act 3 of 1899), post.

6 This portion of the schedule up to the word "thereof" was added to the schedule, by s. 9 (2) of the Burma Military Police Act Amendment Act, 1899 (Bur. Act 3 of 1899),

Military Police

(The Schedule.)

1888: Act XVIII 7 Financial Commissioner

particular, you will, if enrolled in the Burma Military Police, be liable. upon conviction, to imprisonment for three years and to fine under sec-V of 1860 tion 193 of the ¹ Indian Penal Code

Question (1)-What is your name, your father's name, your caste, and native town or village and district?

Answer-

Question (2)-Have you ever previously been in the service of Her Majesty the Queen, Empress of India, or of the Government of India? If so, when, in what capacity or capacities, and when and under what circumstances did your service cease?

Answer-

(Signature of the police-officer to be enrolled)

The answers of the said

were recorded by me, and the whole was translated to him and was signed by him, after I had ascertained that he fully understood the purport thereof 1

(Signature of police officer in acknowledgment of the above A B having been read to him) Signed in my presence after I had ascertained that A understood the purport what he signed

CD. Magistrate, Commandant ² [Advutant or Assistant Commandant]

ACT No XVIII of 1888 3

(APPLIES TO UPPER AND LOWER BURMA)

[21st December, 1888]

An Act to provide for the appointment of a Financial Commis sioner for Burma and for the definition of his functions

WHEREAS it is expedient that there should be a Tinancial Commis sioner for Burma, It is hereby enacted as follows -

1. (1) This Act shall extend to the whole of Burma and

 Extent and commencement

the words or Second in Command by s. 9 (5) ment Act 1899 (Bur Act 3 of 1899) post Commissioner's Act, 1888 see the Burma Laws

the Burma Laws Act, 1838 (13 of 1838)

specified by the San States " were repealed by see the Frith Schedule, post."

- (2) It shall come into force at once.
- Appointment of Financial
- 2. (1) There shall be a Financial Commissioner for Burma, and he Commissioners shall be appointed, and may be removed, by the Local Government with the previous sanction of the Governor General in Council.
 - (2) Any person appointed by the Local Government or by the Governor General in Council to the office of Financial Commissioner since the first day of April, 1888, shall be deemed to have been appointed under sub-section (1).

Subordination of Financial Commissioner to Local Government.

3. The Financial Commissioner shall be subject to the control of the Local Government, and shall, subject to the provisions of this Act and of any other enactment for the time being in force, discharge such ¹ functions as that Government may assign to him.

Financial Commissioner to be Chief Revenueauthority.

4. In any enactment for the time being in force in which the expression "Chief Revenue-authority" or "Chief Controlling Revenueauthority" is used, the expression shall, subject to the provisions of any enactment passed after the commencement of this Act and to any conditions and restrictions which the Local Government, with the previous sanction of the Governor General in Council, may prescribe, be construed as referring to the Financial Commissioner.

Delegation of powers to Financial by Local Government.

5. The Local Government, with the previous sanction of the Governor General in Council, may, by notification in the official Gazette, delegate Commissioner to the Financial Commissioner, subject to such conditions and restrictions, if any, as that Government, with such sanction as aforesaid, may prescribe, all or any of the functions assigned to that Government by any enactment for the time being in force.

Validation of past' proceedings of Financial Commissioner.

6. All acts and proceedings done and taken after the first day of April, 1888, and before the commencement of this Act, by any person appointed by the Local Government or the Governor General in Council to the office of Financial Commissioner, or by any person acting under the authority of a person so appointed, shall be as valid and operative as they would have been if they had been done and taken in exercise of powers conferred by or conferable under this Act.

Modification of certain enactments.

² 7. The enactments specified in the schedule shall be modified to the extent and in the manner mentioned in the third column thereof.

¹ Under section 3 the Financial Commissioner is appointed Chief Customs Authority in and for Burma, see Burma Gazette, 1889, Pt. I, p. 179.

⁻² So much of this section and of the Schedule as relates to Act XX of 1886, is repealed. See the Burma Act, 1898 (13 of 1898), Fifth Schedule, post.

1880

f 1880

THE SCHEDULE.

ENACTMENTS MODIFIED.

Number and year	Tatle,	Modifications.
1 * * * * III of 1879	Destruction of Records Act, 1879	In section 7 insert the wor's "and Burma' after the word "Punjab"
2 * * * *		

ACT No II or 1895 3

(APPLIES TO LOWER AND UPPER BURMA)

[31st January, 1895.]

An Act to amend the 'Burma Boundaries Act, 1880.

WHEREAS it is expedient to amend the 4 Burma Boundaries Act. 1880. with a view to protect all permanent survey-marks erected or placed in the course of any survey executed by order of Government, It is hereby enacted as follows -

- (1) This Act may be called the Burma Boundaries Act Amend. Title, external. and com ment Act, 1895. mencement.
 - (2) It extends to the whole of Burma (inclusive of Upper Burma) , and
 - (3) It shall come into force at once
- For the preamble of the said Burma Boundaries Act, 1880, the Substitution following shall be substituted, namely .preamble to Act V. 1880

[Ante, p. 48]

3. The following section shall be added after section 1 of the said Addition of section afte Act, namely section 1 of same Act.

[Ante, p. 48]

4. Section 27 of the said Act shall be repealed.

Repeal of section 27 o

The entry relating to the Indian Stamp Act 1879 (1 of 1879), was repealed by the Same Act. Indian Stamp Act, 1839 (2 of 1899), Genl Acts, Vol. V.

The reference to Act 22 of 1820 was repealed by the Excise Act, 1896 (12 of 1896) s 2 and Scheduled, post

For Statement of Objects and Reasons are Gazette of India, 1835, Pt V, p 170,

for Report of the Select Committee see thid, 1895 Pt. V p 9, and for Proceedings in Council, see thid 1894, Pt. VI, p 243, and thid, 1895, Pt. VI, pp 34 and 110

Ante, p 48 The words "except the Shan States" were repealed by the Burma Laws Act, 1833 (13 of 1893), see the Fifth Schedule, post.

[1895 : Act XI.

Substitution of new sections for section 28 of same Act.

5. For section 28 of the said Act, the following sections shall be substituted, namely:—

[Ante, p. 55.]

Substitution of new section for section 30 of same Act. 6. For section 30 of the said Act, the following section shall be substituted, namely:—

[Ante, p. 56.]

ACT No. XI of 1895.1

(APPLIES TO LOWER BURMA ONLY.)

[7th March, 1895.]

An Act to remove certain doubts as to the validity of certain proceedings and acts of certain officers of the Pegu and Tenasserim Divisions in Lower Burma and to prevent their being raised in the future.

Whereas doubts exist as to the validity of certain proceedings and acts heretofore held or done by certain officers of the Pegu and Tenasserim Divisions, respectively, in Lower Burma, on the ground that such proceedings and acts were not held or done within the sessions division, district, sub-division, township, registration district or sub-district to which the officer holding the proceeding or doing the act was appointed;

And whereas it is expedient to remove such doubts and to prevent their being raised in the future;

It is hereby enacted as follows:-

1. All proceedings and acts heretofore held or done, or which may hereafter be held or done,—

- (a) by the Commissioner or Sessions Judge of the Pegu Division and by the Deputy Commissioner and other Magistrates or officers of the Hanthawaddy District within the precincts of their respective courts and offices in the Rangoon Town District, and
- (b) by the Commissioner or Sessions Judge of the Tenasserim Division and by the Deputy Commissioner and other Magistrates or officers of the Amherst District within the precincts of their respective courts and offices in the Maulmain Town District and the Maulmain Town Subdivision of the Amherst District,

¹ Short Title "The Pegu and Tenasserim Validation Act, 1895," see the Burma Laws Act, 1898 (15 of 1898), Fourth Schedule, post.

For Statement of Objects and Reasons, see Gazette of India, 1895, Pt. V, p. 27; and for Proceed in Council, see ibid, Pt. VI, pp. 129 and 231.

Validating
certain proceedings and
acts of certain officers
of the Pegu
and Tenasserim Diviof
Burma,

20,00

shall be deemed to have been held or done within the sessions division, district, sub division, township, registration district or sub district to which the officer holding the proceeding or doing the act was or shall have been appointed, and the court or office in which a proceeding or act has been or shall be held or done by any such officer shall be deemed to have been or to be within the sessions division, district, sub division, township, registration district or sub district in which the officer exercised or shall exercise jurisdiction

THE EXCISE ACT, 1896

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ACT No. XII of 1896.1

(APPLIES TO LOWER AND UPPER BURMA.)

[19th March, 1896.]

An Act to amend the law relating to the Excise-revenue in force, in Northern India, Burma and Coorg.

Whereas it is expedient to amend the law in force in Northern India, Burma and Coorg relating to the production, sale, possession and import of spirit, fermented liquors and intoxicating drugs, and the collection of the revenue derived therefrom; It is hereby enacted as follows: ---

CHAPTER I.

PRELIMINARY.

1. (1) This Act may be called the Excise Act, 1896.

XII of 1896

(2) It extends to the territories administered respectively by the Lieutenant-Governor of the North-Western Provinces and Chief Com-

Pt. VI, pp. 16, 94 and 156.

The Act has been declared to be in force in Upper Burma (except the Shan States), by the Burma Laws Act, 1898 (13 of 1898), see the First Schedule, post.

It has been declared, by notification under s. 10 of the same Act, to be in force in the Civil Station of Lashio in the State of North Hsenwi, see Burma Gazette, 1898, Pt. I, p. 584. See also notification No. 27, Pt. B, post.

It was also declared in force in the Civil Station of Taungyi in the State of Yaunghwè, by notification under s. 8 (1) of the Upper Burma Laws Act, 1886 (20 of 1886), and s. 5 of the Shan States Act, 1888 (15 of 1888), see Burma Gazette, 1895, p. 551. This notification is kept in force by s. 24 of the General Clauses Act, 1897 (10 of 1897), Genl. Acts, Vol. IV. See notification No. 43, Pt. V, post.

For Rules and Orders issued under this Act, see Burma Excise Manual.

For Statement of Objects and Reasons, see Gazette of India, 1896, Pt. V, p. 9; for Report of the Select Committee, see ibid, p. 153; and for Proceedings in Council, see ibid, Pt. VI, pp. 16, 94 and 156.

(Chap. I -- Preliminary)

missioner of Oudh, the Lieutenant Governor of the Punjab, and the ¹ Chief Commissioner of the Central Provinces, Burma ^{2 *} * Coorg, and Ajmere and Merwara, and

- (3) It shall come into force at once
- 2 (1) The enactments mentioned in the schedule are repealed to the Repeal extent specified in the fourth column thereof
- (2) But all rules made, powers conferred and licenses and forms granted under any of the enactments so repealed and in force at the commencement of this Act shall be deemed to have been respectively made, conferred and granted under this Act

3. (1) In this Act-

Definition

- (a) "Chief Revenue authority" means .--
- in the territories administered by the Lieutenant Governor of the North Western Provinces and Chief Commissioner of Oudh,—the Board of Resenue
- in the territories respectively administered by the *Lieutenant-Governor of the Punjab* and the ¹Chief Commissioner of Burma,—the Financial Commissioner, and
- in the territories respectively administered by the Chief Commissioners of the Central Provinces, Coorg and Agmere and Merwara,—the Chief Commissioner
- (b) "Collector" includes any Revenue officer in independent charge of a district and any officer appointed by the "Local Government to discharge, throughout any specified local area, the functions of a Collector under this Act
- (c) "Commissioner of Revenue" means any officer appointed by the Local Government to discharge, throughout any specified local area, the functions of a Commissioner of Revenue under this Act
- (d) "Magistrate" means any Magistrate exercising powers not less than those of a Magistrate of the second class, or any Magistrate of the third class specially authorized in this behalf by the "Magistrate of the district

The Caref Commissioner of - of Burma see

Burma see Burma Excise Manual

* In the Civil Station of Lashic the Civil

Station of Taungry in the State of District Magnetrato or a Sub-division art class are to be exercised by the Supernition Supernitendent of the Shan States respectively, see Notification No 23, dated 19th December, 1893, and No 44, dated 16th December, 1895, post, Pt V

(Chap. I.—Preliminary.)

- (e) "import" includes removal into one Province of British India. from another:
 - (f) "place" includes also house, boat and raft:
 - (g) "tárí" means the sap of any kind of palm-tree:
- (h) 1 " fermented liquor" means malt liquor, wine, pachwai and fermented tárí, and in any provision of this Act, shall, if the Local Government, subject to the control of the Governor General in Council, so directs, include any other fermented liquor, and also tárí, though it may not have perceptibly begun to ferment:
- (i) "spirit" means any liquor containing alcohol obtained by distillation:
- (j) the expression "intoxicating drugs" means ganja, bhang, charas, and every preparation and admixture of the same 2 [and includes every . other drug which the Local Government may by 3 Notification in the local official Gazette, declare to be included in this definition and every preparation and admixture of any such drug]:
- (k) "hemp" means any variety of the hemp plant from which intoxicating drugs can be produced:
 - (1) "tola" means a weight of one hundred and eighty grains Troy:
 - (m) "ser" means a weight of eighty tolas:
- (n) the articles next hereinafter mentioned shall be deemed to be sold retail within the meaning of this Act when sold in quantities not exceeding those next hereinafter specified in respect of them, that is tosay,---

foreign spirit or foreign fermented liquor, two imperial gallons or twelve reputed quart bottles;

country spirit, one ser, and in Burma one reputed quart bottle; country fermented liquor, four sers, and in Burma four reputed quart bottles;

bhang, or any preparation or admixture thereof, one ser; ganja or charas, or any preparation or admixture thereof, five tolas. If sold in larger quantities, they shall be deemed to be sold wholesale.

(2) In any case in which doubt arises, the Local Government may 4 decide what, for the purposes of this Act, shall be deemed to be "country spirit," "country fermented liquor," "foreign spirit," and

¹ For notification declaring what the term "fermented liquor" includes, see Burma. Gazette, 1895, Pt. I, p. 355.

² These words were added by s. 2 of the Excise (Amendment) Act, 1906 (7 of 1906),

^{**}infra.

**For notification declaring novocaine to be included in the definition of intoxicating drugs, see Burma Gazette, 1908, Pt. I, p. 419.

For notifications declaring what liquors shall be deemed to be "country spirits" and "foreign spirits," respectively, see Burma Excise Manual.

(Chap I -Preliminary. Chap II -Production of Spirit and Fermented Liquor)

- "foreign fermented liquor", and such decision shall be binding on the Courts
- 4. Nothing herein contained shall affect 'Act AVI of 1863 (to Saving of make special provision for the levy of the Excise-duty payable on Spirits acts AVI of used exclusively in Arts and Manufactures or in Chemistry) or the Millo 1889 Cantonments Act, 1889.

CHAPTER II

PRODUCTION OF SPIRIT AND FERMENTED LIQUOR

- 5. No person shall construct, work or possess a distillery, still or Manufacture brewery, or manufacture fermented liquor, in any district except under of spirit and a license granted by the Collector or by a person authorised by the outleense Collector to grant such license, and in accordance with the conditions prohibited (if any) contained therein
- 6. The Collector may, with the previous sanction of the Chief Power to establish distillents in
 - (a) establish at any place within his district a distillery in which country country spirit may be made, and discontinue any distillery so established, and
 - (b) fix limits within his district within which no such spirit, unless made in the said distillery, shall be introduced without a pass from him
- 7. No spirit shall be removed from any distillery licensed under Duty on section 5 or established under section 6 until—
 - (a) such 3 duty as the Local Government may from time fix in respect of such spirit has been paid, or
 - (b) a bond for such duty has been executed, or
 - (c) duty in respect of the materials used in making such spirit has been levied at such rates and in such manner as the Local Government, with the previous sanction of the Governor General in Council, may from time to time direct

Explanation —Duty may be fixed or made payable under this section at different rates according to the places to which any spirit is to be removed for consumption

Geni Acts, Vol I Geni Acts, Vol IV.

For notification fixing duty on spirits intended to be used exclusively in arts, many factures up in chemistry, when removed from a distillery, see Burma Giziette, 1836, Pt. 17.

Pt. 17.

The provided of the property of the property of the property of the provided of the property of the property of the property of the provided of the property of th

For notification fixing the duty payable on spirits manufactured in distillenes licensed under s 5, see Burma Gazette, 1906, Pt I, p 749, and ibid, 1907, p 269

(Chap. II.—Production of Spirit and Fermented Liquor.)

- 8. No fermented liquor shall be removed from a brewery licensed under section 5 until-
 - (a) duty has been paid thereon at the rate for the time being leviable under the 1 Indian Tariff Act, 1894, on like liquor VIII of 1894 imported by sea into any part of British India except Aden and Perim, or at such lower rate as the Local Government. having regard to the circumstances of the brewery or of the local area in which the brewery is situate, may from time to time prescribe, or
 - (b) a bond for such duty has been executed.
- 9. The Chief Revenue-authority may, from time to time, make ² rules as to —
 - (a) the granting of licenses for distilleries, stills and breweries under section 5;
 - (b) the notices to be given by the proprietor of a licensed distillery or licensed brewery when he commences and discontinues
 - (c) the size and description of the stills in such distillery;
 - (d) the storing and passing out of the spirit made in such distillery, or of the fermented liquor made in such brewery, and the contents of the passes;
 - (e) the inspection and examination of such distillery or brewery, and the warehouses connected therewith, and of the spirit or fermented liquor made and stored therein;
 - (f) the furnishing of statements of the spirit and the stills, coppers, casks and other utensils in such distillery, or of the fermented liquor and the mashtuns, underbacks, wortreceivers, coppers, heating tanks, coolers, and collecting, fermenting and other vessels in such brewery.
- 10. The Chief Revenue-authority may, from time to time, make rules as to-
 - (a) the management of distilleries established under section 6, and, in particular, the conditions on which any materials: to be used in making spirit may be brought into such distillery;
 - (b) the conditions on which spirit may be made in such distilleries; and

¹ Genl. Acts, Vol. IV. ² For general rules made under this section, together with s. 65, see Burma Gazette, 1897, Pt. IV, p. 175.

(Chan II -Production of Smrt and Fermented Liquor Chan III -Cultivation and Control of Intoxicating Drugs)

- (c) the storing and passing out of the spirit so made, and the contents of the passes
- 11 Except in the territories respectively administered by the Chief Sanction to Commissioners of the Central Provinces, Coorg and Ajmere and sections J Merwara, the sanction of the Local Government is required to validate and 1) rules under sections 9 and 10

CHAPTER III

CULTIVATION AND CONTROL OF INTOXICATING DRUGS

12 (7) In Burma, the cultivation of hemp and the preparation of Probletion intoxicating drugs are prohibited except under, and in accordance with restriction a license granted by such officer as the Local Government may from regulation of time to time appoint in this behalf (2) In the other territories to which this Act extends, the Local intoxication

cultivation

- Government, with the previous sanction of the Governor General in drugs Council, may from time to time by notification in the official Gazette, in respect of the whole or any part of the territories administered by it .-
 - (a) prohibit, absolutely or except under, and subject to the conditions of, a license granted by such officer as the Local Government may from time to time appoint in this behalf. the cultivation of the hemp plant and the production or preparation of intoxicating drugs from the hemp plant so cultivated, and place the cultivation of the hemp plant and the production or preparation and storage of such intextest ing drugs as aforesaid under such supervision as may be deemed necessary to secure payment of the duty (if any) imposed under this Act.
 - (b) restrict and regulate, in such manner as may by rule be prescribed the collection by any person of the spontaneous growth of the hemp plant and the preparation of intoxicat ing drugs from the spontaneous growth so collected, and
 - (c) prohibit, absolutely or otherwise than by certain specified routes and under specified conditions, the import and transport of intoxicating drugs

and may, in like manner, cancel or vary any such notification

13. The Local Government, with the previous sanction of the Duty on Governor General in Council, may, from time to time by notification in hempand ting

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(Chap. III.—Cultivation and Control of Intoxicating Drugs.)

the official Gazette, in respect of the whole or any part of the territories administered by it:

- (a) impose such duty, not exceeding two hundred rupees per acre, as it may think fit on the cultivation of hemp; or,
- (b) impose such duty, not exceeding twenty rupees per ser, as it may think fit on intoxicating drugs produced or prepared in, or imported into, or exported from, or transported from place to place within any of the territories to which this Act extends, or any part thereof;

and may, in like manner, alter or abolish any duty imposed under this section.

- 14. The Local Government, with the previous sanction of the Governor General in Council, may from time to time,—
 - (a) establish or license bonded or other warehouses for the storage of intoxicating drugs, and
 - (b) direct that, subject to such conditions (if any) as it may, from time to time, impose, the levy of the duly (if any) payable under section 13 on intoxicating drugs in transit to or from, or stored in, such warehouses shall be postponed until such time as may by rule be fixed in this behalf.
- 15. (1) If intoxicating drugs be lodged in a warehouse established under the last foregoing section, the owner shall pay monthly, on receiving a bill or written demand for the same from the Collector or other officer deputed by the Collector in this behalf, warehouse-dues at such rates as the Chief Revenue-authority may fix.
- (2) If any bill for warehouse-dues presented under this section is not discharged within ten days from the date of presentation, the Collector may, in discharge of such demand (any transfer or assignment of the drugs notwithstanding), cause to be sold, in such manner as he may think fit, such sufficient portion of the drugs as he may select.
- (3) Out of the proceeds of such sale the Collector shall satisfy, first, the duty payable in respect of the drugs sold and, next, the demand in respect of which the drugs were sold, and shall then pay the surplus (if any) to the owner of the drugs on his application:

Provided that, if the drugs fail to produce a sum sufficient to satisfy the said duty and demand, the same shall not be sold, but shall be destroyed by, or by order of, the Collector:

Provided also that the application for such surplus (if any) as aforesaid be made within one year from the date of the sale of the drugs, or that sufficient cause be shown for not making it within such period.

(Chap III -Cultivation and Control of Intersecting Drugs)

16. Any intoxicating drugs warehoused under this Act may be left Penod in the warehouse in which they are deposited, or in any warehouse to intoxicating which they may in manner hereinafter provided be removed, till the drugs may expiry of two years from the date on which they were so deposited remain expiry of any drugs remaining in a warehouse on the expiry of such period shall forthwith clear the same

Provided that, when the license for a warehouse licensed under this Act is cancelled and the Collector gives notice of such cancellation to the owner of any drugs deposited in such warehouse, such owner shall within seven days from the date on which such notice is given, remove such drugs to another warehouse or clear them

- 17. Any owner of intoxicating drugs warehoused under this Act Powerto may, at any time within two years from the date on which the drugs remove were so warehoused, with the permission of the Collector and on such drugs from conditions and after giving such security (if any) as the Collector may house to direct, remove the drugs from one warehouse to another, whether another established or licensed by the same or another Local Government and whether under this Act or under any other enactment for the time being in force.
- 18 (1) In Burma no person shall have in his possession any intoxicat Possession of ing drugs except under, and in accordance with the terms of, a general drugs.

 1 exemption granted by the Local Government or a license granted by 2 such officer as the Local Government may, from time to time, appoint in this behalf

3(2) * * * * * * *

19. The Local Government, with the previous sanction of the Power for Governor General in Council may from time to time by notification in meanment to the official Gazette, make rules consistent with this Act—

- (a) to regulate the time, place and manner of payment of the duties (if any) imposed under section 13,
- (b) to carry into effect the provisions of section 12, section 14 and section 18 or any of them, and
- (c) generally, to carry into effect the provisions of this Chapter

¹ For notification exempting cocaire under certain conditions, see Burma Gazette, 1905 Pt I, p 40, and as to novocaine see ibid, 1903, p 420

For instance of such appointment see Burma Gazette, 1906, Pt. I p 4-6.

^{*} Clause (2) of section 18 applies to the other territories to which the 1ct extends It was substituted by \$ 3 of the Excise (1mendment) 1ct, 1906 (7 of 1906)

(Chap. III .- Cultivation and Control of Intoxicating Drugs. Chap. IV. -Sale of Spirit, Fermented Liquor and Intoxicating Drugs.

Power for Collector or other authorized officer to grant licenses and passes for or transport of intoxicating drugs, and for Chick Revenueauthority to make rules.

20. The Collector or any other officer empowered by the Local Government in this behalf may, from time to time, grant licenses or passes to persons desirous of possessing or transporting intoxicating drugs, and the Chief Revenue-authority, with the previous sanction of the Local Government, may make rules to regulate the grant of such the possession licenses or passes.

CHAPTER IV.

SALE OF SPIRIT, FERMENTED LIQUOR AND INTOXICATING DRUGS.

Spirit, fermented liquor and intoxicating drugs not to be sold without license.

21. No spirit, fermented liquor or intoxicating drug shall be sold except under, and in accordance with the terms of, a license granted under the provisions hereinafter contained:

Provided as follows: -

- (a) nothing in this section applies to the sale of any foreign spirit or foreign fermented liquor legally procured by any person for his private use and sold by him or by auction on his behalf or on behalf of his representatives in interest upon his quitting a station or after his decease;
- (b) any officer empowered in this behalf by the Chief Revenueauthority may grant to travelling merchants, subject to such rutes and restrictions as such authority may from time to time prescribe, a general license authorizing them to sell foreign spirit and foreign fermented liquor wholesale in any district which they may visit in the course of their travels, without taking out a fresh license for that district;
- (c) any person making or producing country spirit or country fermented liquor, in accordance with the provisions of this Act, may, subject to any rules, from time to time, made by the Local Government in this behalf, sell such spirit or liquor to any person licensed under this Act as a retail vendor of such spirit or liquor;
- (d) any person authorized to cultivate the hemp plant may sell any intoxicating drug prepared from his plants to any person to whom he is permitted by the conditions of his license to sell the same, or to any person authorized to purchase the same by the order in writing of the Collector:

(Chap IV -Sale of Spirit, Fermented Liquor and Intoxicating Drugs)

¹[Provided also that, where the Local Government has declared, by notification under section 3, sub-section (1), clause (j) any drug to be included in the definition of "intoxicating drugs," such drug may be sold in the territories to which this Act extends under, and in accordance with the terms of, a general exemption granted by the Local Government ?

22 (1) Subject to the 2 rules made by the Chief Revenue author ty Lacenses under the powers conferred by this Act, the Collector may grant licenses and for the sale of foreign spirit and foreign fermented liquor, wholesale celled or retail, and for the retail sale of country spirit or country fermented liquor, and (except in Burma) of intoxicating drugs, within his district or any part thereof or at any place therein

(2) Licenses for the sale of country spirit and country fermented liquor and intoxicating drugs, wholesale, and licenses for the sale, in Burma, of intoxicating drugs, retail, shall be granted nly by such officer as the Local Government from t me to time appoints in this

hehalf

(3) Any license granted under this section may be cancelled by the

Collector for any cause specified therein

23 (1) Whenever the Collector considers that the license of a vendor Further of country spirit, country fermented liquor or intoxicating drugs should power to be cancelled for any cause other than those specified in such license, he licenses shall remit a sum equal to the amount of the license fee for fifteen days, and shall either give fifteen days' previous notice of his intention to cancel the license, or shall, in addition to remitting such sum as aforestid, make such compensation for default of notice as the Commissioner of Revenue or the Chief Revenue authority directs

(2) On the expiration of such notice or the payment of such additional

compensation, the Collector may cancel the said license

24. (1) Any retail vendor licensed under this Act may surrender his Surrender of license on the expiration of one month's previous notice given by him to ctail license the Collector of his intention to surrender the same and on payment of such sum, not exceeding the amount of the license fee for six months, as the Collector may fix in this behalf

(2) If the Collector is satisfied that there is sufficient reason for sur-

rendering a license, he may remit the sum so fixed

* For notification appointing the Collector to perform this duty, see Burma Galette,

1908 Pt. I, p 420

This provise to section 21 was added by s 4 of the Excise (Amendment) Act, 1906 (7 of 1906) post.
For rules made under this section and section 65 post for Taungyi see Burma Gazette 1896 Pt I p 264 for rules concerning the grant of licenses to sell spirit and fermented liquors and intoricating drugs and as to things confessed under the Act in the Station of Lashio in the Shan State of North Hiseney, see Burma Gazette, 1899, Pt. I, p. 276

(Chap. III.—Cultivation and Control of Intoxicating Drugs. Chap. IV. -Sale of Spirit, Fermented Liquor and Intoxicating Drugs.

Power for Collector or other authorized officer to grant licenses and passes for or transport of intoxicating drugs, and for Chief Revenueauthority to make rules.

20. The Collector or any other officer empowered by the Local Government in this behalf may, from time to time, grant licenses or passes to persons desirous of possessing or transporting intoxicating drugs, and the Chief Revenue-authority, with the previous sanction of the Local Government, may make rules to regulate the grant of such the possession licenses or passes.

CHAPTER IV.

SALE OF SPIRIT, FERMENTED LIQUOR AND INTOXICATING DRUGS.

Spirit, fermented liquor and intoxicating drugs not to be sold without license.

21. No spirit, fermented liquor or intoxicating drug shall be sold except under, and in accordance with the terms of, a license granted under the provisions hereinafter contained:

Provided as follows:--

- (a) nothing in this section applies to the sale of any foreign spirit or foreign fermented liquor legally procured by any person for his private use and sold by him or by auction on his behalf or on behalf of his representatives in interest upon his quitting a station or after his decease;
- (b) any officer empowered in this behalf by the Chief Revenueauthority may grant to travelling merchants, subject to such rules and restrictions as such authority may from time to time prescribe, a general license authorizing them to sell foreign spirit and foreign fermented liquor wholesale in any district which they may visit in the course of their travels, without taking out a fresh license for that district;
- (c) any person making or producing country spirit or country fermented liquor, in accordance with the provisions of this Act, may, subject to any rules, from time to time, made by the Local Government in this behalf, sell such spirit or liquor to any person licensed under this Act as a retail vendor of such spirit or liquor;
- (d) any person authorized to cultivate the hemp plant may sell any intoxicating drug prepared from his plants to any person to whom he is permitted by the conditions of his license to sell the same, or to any person authorized to purchase the same by the order in writing of the Collector:

(Chap IV -Sale of Spirit, Fermented Liquor and Intoxicating Drugs)

'[Provided also that, where the Local Government has declared, by notification under section 3, sub-section (I), clause (j) any drug to be included in the definition of 'intoxicating drugs," such drug may be sold in the territories to which this Act extends under and in accordance with the terms of, a general exemption granted by the Local Government?

22 (1) Subject to the 2 rules made by the Chief Revenue author ty Licenses under the powers conferred by this Act, the Collector may grant licenses how granted for the sale of foreign spirit and foreign fermented liquor wholesale celled or retail, and for the retail sale of country spirit or country fermented liquor, and (except in Burma) of intoxicating drugs, within his district or any part thereof or at any place therein

(2) Licenses for the sale of country spirit and country fermented liquor and intoxicating drugs, wholesale, and licenses for the sale, in Burma, of intoxicating drugs, retail, shall be granted ally by such officer as the Local Government from t me to time appoints in this behalf

(3) Any license granted under this section may be cancelled by the Collector for any cause specified therein

23. (1) Whenever the Collector considers that the license of a vendor Forther of country spirit, country fermented liquor or intoxicating drugs should power to concelled for any cause other than those specified in such license he licenses shall remit a sum equal to the amount of the license fee for fifteen days, and shall either give fifteen days' previous notice of his intention to cancel the license, or shall, in addition to remitting such sum as aforestid, make such compensation for default of notice as the Commissioner of Revenue or the Chief Revenue authority directs

(2) On the expiration of such notice or the payment of such additional compensation, the Collector may cancel the said license

24 (1) Any retail vendor licensed under this Act may surrender his Surrender of license on the expiration of one month's previous notice given by him to retail license the Collector of his intention to surrender the same and on payment of such sum not exceeding the amount of the license fee for six months as the Collector may fix in this behalf

(2) If the Collector is satisfied that there is sufficient reason for sur rendering a license, he may remit the sum so fixed

This provise to section 21 was added by s 4 of the Exci e (Amendment) Act 1906

⁽¹ of 1900) post

For rules made under this section and section 65 post for Taungh see Birma
Grazette 1896 Pt I p 264 for rules concerning the grant of licenses to sell spirit and
formented liquous and intoxicating drugs and as to things confeated under the Vi in the
Station of Lashio in the Shan State of North Hieran see Burma Gazette, 1899, Pt. I,

^{*} I or notification appointing the Collector to perform this duty, see Burma Galette, 1908 Pt. I, p 430

(Chap. IV.—Sale of Spirit, Fermented Liquor and Intoxicating Drugs. Chap. V.—Possession and Import of Spirit and Fermented Liquor.)

Power for Collector to farm fees and for farmer to grant licenses.

- 25. (1) The Collector, with the sanction of the Chief Revenue-authority, may let in farm—
 - (a) fees leviable in any district or part of a district on licenses for the retail sale of any description of country spirit or country fermented liquor or (except in Burma) of intoxicating drugs;
 - (b) the right to manufacture, in any district or part of a district in which no distillery is established under section 6, country spirit or country fermented liquor.
- (2) When the fees so leviable or the right to manufacture such spirit or liquor, or both, are or is let in farm, the farmer may, subject to such reservations or restrictions as the Collector, with the sanction of the Chief Revenue-authority, may from time to time make or impose, grant licenses for the retail sale, or for the manufacture, or for both, as the case may be, of such articles within the local limits of his farm, and shall file in the Collector's office a list of all the licenses granted by him in such form and on such day or days in each year as the Chief Revenue-authority may, from time to time, prescribe in this behalf.

Farm may be cancelled.

Compensation to farmers in certain cases.

- 26. The Collector, with the sanction of the Chief Revenue-authority, may cancel any farm granted under the Act.
- 27. If any such farm be cancelled for any cause other than a breach on the part of the farmer of the conditions of the farm, or if any reservation or restriction with respect to the grant of licenses be made or imposed within the term of the farm, the farmer shall be entitled to receive for any loss which he sustains thereby such compensation as the Chief Revenue-authority may determine.

Recovery of arrears by farmers.

28. Every farmer under this Act may use the same means and processes for the recovery of any arrear of fees due to him from any retail vendor as may be lawfully used by the local landholders for the recovery of arrears of rent due to them from their tenants.

Power for Chief Revenue-authority to regulate supply of tárí to licensed vendors. 29. The Chief Revenue-authority may, from time to time, make rules to regulate the mode in which tari shall be supplied to licensed vendors of the same.

CHAPTER V.

Possession and Import of Spirit and Fermented Liquor.

Possession of spirit, etc.

30. (1) No person shall have in his possession any quantity of any spirit or fermented liquor larger than that specified in section 3, subsection (1), clause (n), in respect of such spirit or liquor, unless he is:

(Chap V -Possession and Import of Spirit and Fermented Liquor)

permitted to manufacture or sell the same, or he holds a pass therefor from the Collector or from some other 1 officer empowered by the Local Government to grant such passes

- (2) Nothing in this section extends to-
 - (a) any foreign spirit or foreign fermented liquor in the posses sion of any common carrier or warehouseman as such, or purchased by any person for his private use and not for
 - (b) tari intended to be used for the manufacture of gur or molasses
- 31 (1) A person shall not bring into any territory to which this Act Spirit and extends any spirit manufactured at any place in India, beyond the limits quor from of British India, until he has obtained a pass therefor from such officer foreign as the Local Government from time to time appoints in this behalf, and territory subject to has paid in respect thereof,-
 - (a) if the Local Government has fixed a duty under clause (a) of section 7 for like spirit manufactured in the part of the territory into which the spirit is to be brought, that duty,
 - (b) if the Local Government has not fixed a duty under that clause for like spirit manufactured in that part, a duty at such rate as the Local Government from time to time prescribes in this behalf, not exceeding the highest rate leviable, under the law for the time being in force, on spirit imported into British India by sea
- (2) The provisions of sub section (1) with respect to spirit shall apply to fermented liquor also, with this modification that the duty to be paid in respect of the liquor shall be the duty leviable on like liquor under the 2 Indian Tariff Act, 1894, or such lower duty as the Local I of 1894 Government, having regard to the rate or rates of duty for the time being leviable under clause (a) of section 8, may from time to time prescribe
 - (3) If any question arises as to the duty to be charged on any spirit or fermented liquor under this section, the decision of the Local Govern ment thereon shall be final
 - 32 (1) The Governor General in Council may, from time to time by Spintand notification in the Gazette of India, impose such duty as he thinks fit on liquot from

For notification empovering Township officers to grant passes for the possession of country spirits etc. see Burma Gazette, 1836, Pt. I, p 58. Genl. Acts, Vol IV

(Chap. VI.-Officers and their Powers.)

territory beyond India, subjected to duty. any spirit or fermented liquor brought by land from beyond the limits of India into any territory to which this Act extends or into any specified part thereof, and may alter or abolish any duty so imposed.

(2) When any duty is imposed under this section, the Governor . General in Council may by rule prescribe the time, place and manner

of payment of the same.

CHAPTER VI.

OFFICERS AND THEIR POWERS.

Collectors may appoint Exciseofficers.

33. The Collector may appoint persons, by name or by virtue of their office, to be officers for the collection of the excise-revenue and for the prevention of offences against this Act, and the officers so appointed shall, in addition to their ordinary designations (if any), be styled Excise-officers.

Recovery of arrears of fees.

34. The Collector may recover any amount due to the Government under this Act or the rules made hereunder, by distress and sale of the moveable property of the person from whom such amount is due or of his surety, or by any other process for the time being in force for the recovery of arrears of land-revenue due from landholders or from farmers of land or their sureties.

Power of Exciseofficer to inspect shop. 35. Any Excise-officer may enter and inspect at any time by day or by night the shop or premises in which any manufacturer or vendor licensed under this Act carries on the manufacture of country spirit or the sale of country spirit, country fermented liquor or intoxicating drugs.

Power of Exciseofficers to arrest persons carrying spirit, etc., liable to confiscation.

36. Any Excise-officer may stop and detain any person carrying any spirit, fermented liquor or intoxicating drug liable to confiscation under this Act, and may seize such spirit, liquor or drug, together with any vessels, packages or coverings in which it is contained, and any animals and conveyances used in carrying it, and may also arrest the person in whose possession such spirit, liquor or drug is found.

Power of
Exciseofficers to
arrest persons
in possession
of article
liable to confiscation and
to seize
article.
Power of

Excise-

- 37. Any Excise-officer in the receipt of a monthly salary of not less than ten rupees, or who receives an annual remuneration equivalent to such salary, may arrest any person having in his possession any article liable to confiscation under this Act or engaged in the unlawful sale of any spirit, fermented liquor or intoxicating drug, and may seize such article, spirit, liquor or drug.
- 38. Whenever any Excise-officer in receipt of such monthly salary or annual remuneration as aforesaid has reason to believe, from in-

(Chap VI -Officers and their Powers)

formation given by any person (which information shall be taken down search on a mitting), that in any place spirit is unlawfully manufactured, or any information article liable to confiscation under this Act is kept or concealed, so the discrete officer may, after surrise and before sunset (but always in the presence or possession of an officer of police in the receipt of a monthly salary of not less than ten rupees, unless the Lacise officer is himself such an officer of police), enter into such place and in case of resistance may break open any door and force and remove any other obstacle to such entry, and may seize and carry away such spirit or article, and may also arrest the occupier of the place, with all other persons concerned in the manufacture of such spirit or in the keeping and concealing of such article

- 39 The Collector may issue his warrant for the arrest of any person collector may whom he has reason to believe, either from information in writing or issue warrant from the proceedings in any other case under this Act or any other law, certain to be engaged in the unlawful sale of spirit or fermented liquor or intoxicating drugs, or to have in his possession any article liable to confiscation under this Act.
- 40 (1) The Collector may issue his warrant for the search of any collector map place in which he has reason to believe, either from information in writing or from the proceedings in any other case under this Act or any other law, that spirit is unlawfully manufactured, or that any spirit, fermented liquor or intoxicating drug hable to confiscation under this Act is kept or conceiled
- (2) Such warrant may be executed by any Excise officer in the receipt of a monthly salary of not less than ten rupees at the time and in the manner prescribed in section 38
- (3) Whenever the Collector thinks that the search should be made after sunset and before sunrise on any particular day, he shall issue a warrant specially authorizing the search to be so made. Such warrant may be executed by any Excise officer as aforesaid in the manner prescribed in section 38, and shall cease to be in force at sunrise on the day next following.
- 41 Whenever an Excise-officer arrests any person, or seizes any Excise-officer article hable to confiscation under this Act, or enters any place for the to report purpose of searching for any such article, he shill, within twenty four arrest etc, hours thereafter make a full report of all the particulars of such arrest, person seizure or search to his official superior, and, unless acting under the Yagastrale warrant of the Collector, shall take the person arrested or the article seized with all convenient despatch to the Magistrate for trial or adjudication

(Chap. VI.—Officers and their Powers. Chap. VII.—Penalties.)

Procedure after arrest or seizure.

Police to aid Excise-

officers.

Power for Local Gov-

ernment to invest Police-

officers with

powers of Excise-

officers.

42. Whenever any person is arrested or any article is seized under the warrant of a Collector issued under this Act, the officer making such arrest or seizure shall, within twenty-four hours thereafter, take the person arrested or the article seized to the Collector, and the Collector, after such enquiry as he thinks necessary, shall send such person or article to the nearest Magistrate, or shall order the immediate discharge of such person or the release of such article.

43. All Police-officers are required to aid the Excise-officers in the due execution of this Act, upon request made by such Excise-officers.

- 44. (1) The Local Government may, from time to time, invest either by name or in virtue of his office—
 - (a) any Police-officer with the powers conferred on Excise-officers by section 36 of this Act;
 - (b) any Police-officer in charge of a station or any Police-officer of or above the grade of head-constable or sergeant with the powers conferred on Excise-officers by sections 37 and 38 of this Act.
- (2) Every officer so invested shall, for all purposes connected with the exercise of these powers, be deemed to be an Excise-officer within the meaning of this Act.

CHAPTER VII.

² PENALTIES.

For illegally manufacturing spirit or liquor.

- 45. (1) Whoever in contravention of section 5 constructs, works or possesses a distillery, still or brewery, or makes fermented liquor, shall be punished with imprisonment for a term which may extend to four months, or with fine which may extend to one thousand rupees, or with both.
- (2) All spirit and liquor made in contravention of section 5, and all' materials and implements collected for the purpose of such manufacture, shall be liable to confiscation.
 - 46. (1) Any person who-
 - (a) without a special pass from the Collector introduces, into the limits fixed for the consumption of spirit made at a distillery established under section 6, any country spirit manufactured at another place, or
 - (b) in contravention of section 7 or section 8 or of any rule made under section 9 or section 10, removes any spirit from a distillery or any fermented liquor from a brewery, or

For illegally removing spirit or fermented liquor.

For illegally introducing

country

pirit.

¹ For powers conferred on Police-officers, see Burma Excise Manual.

² As to penalties for other offences in Burma, see s. 3 of the Burma Excise Law Amendment Act, 1904 (Bur. Act 3 of 1904), post.

(Chan VII -Penalties)

- (c) in contravention of section 31, brings any spirit or fermented For illegal liquor into any territory to which this Act extends, or
- (d) without payment of such duty (if any) as may for the time For impor being be payable in pursuance of a notification under sec tion 32, brings any spirit or fermented liquor into any liquor or territory to which this Act extends,

shall be punished with imprisonment for a term which may extend to four months, or with fine which may extend to one thousand rupees, or with both

(2) All such spirit or fermented liquor, together with the vessels containing the same, and any animals and conveyances used in carrying it, shall be liable to confiscation

47 Any person who, except in cases herein otherwise provided for, For contra wilfully contravenes any rule made under section 9 or section 10 shall vening rul prescribed be punished with fine not exceeding one hundred rupees by Cl of R

- 48 (I) Any person who, in contravention of any provision of Forillegall Chapter III or any rule thereunder, or without payment of such duty (if sultitating any) as may for the time being be payable in pursuance of a notification collecting under section 13 .-
 - (a) cultivates hemp, or
 - (b) collects the spontaneous growth of the hemp plant, or
 - (c) prepares any intoxicating drug, or
 - (d) possesses any intoxicating drug, or
 - (e) imports, exports or transports any intoxicating drug,

shall be punished with imprisonment for a term which may extend to three months, or with fine which may extend to one thousand rupees, or with both

- (2) Any intoxicating drug in respect of which an offence has been committed under this section, together with the vessels containing the same and any animals and conveyances used in carrying it, shall be liable to confiscation
- 49 Any person who, in contravention of section 21, sells any spirit For illustive fermented liquor or intoxicating drug, shall be punished with imprison selling spirit ment for a term which may extend to four months, or with fine which may extend to one thousand rupees, or with both
- 50 Any person licensed to sell retail spirit, or fermented liquor or For permitintoxicating drugs, who permits drunkenness, riot or gaming in his shop, ting drunk-

importing a; int or fe mented houor ing spirit

fermented intoxicati dr c with

raying du

hemp or spontanco growth of hemp or preparing

venue autl

posses ing Importing exporting or transpor ing intoxic

ing drugs

(Chap. VIII .- Military Cantonments. Chap. IX .- Miscellaneous.)

on licenses for the retail sale of such spirit or liquor, or the right to manufacture such spirit or liquor, be let in farm, unless with the knowledge and consent of the Commanding Officer; and upon his requisition any such license which has been granted either by the Collector or by a farmer, within such distance or limits shall be immediately cancelled.

Application of Act to military cantonments.

63. In all other respects the provisions of this Act shall have effect within such limits or distance.

CHAPTER IX.

MISCELLANEOUS.

Collector subject to control of Commissioner.

Addition if

Revenueauthority

to make

Chief

rules.

- 64. (1) The Collector shall in all proceedings under this Act be subject to the control of the Commissioner of Revenue, and all orders passed by a Collector under this Act shall be appealable to such Commissioner in manner provided by the rules for the time being in force relating to appeals from the orders of Collectors.
- (2) The Chief Revenue-authority may revise any order passed by a Collector under this Act or by a Commissioner under this section.
- 65. The Chief Revenue-authority may, from time to time, make 1 rules consistent with this Act—
 - (a) as to the period for which any license or farm under this Act shall be granted;
 - (b) as to the fee payable for any such license or farm, and the time or times at which it shall be payable;
 - (c) as to the security to be given by any licensee or farmer under this Act;
 - (d) as to the form of any license or farming lease and of the counterpart thereof (if any) to be taken from such licensee or farmer, and the conditions which may be inserted therein;
 - (e) as to the disposal of things confiscated under this Act;
 - (f) as to the duties of Excise-officers; and
 - (g) to provide generally for carrying out the provisions of this

66. The Local Government may, from time to time by ²notification in the official Gazette, exempt within any specified local area any specified articles or any specified class of persons from all or any of the provisions of this Act, and may, by like notification, cancel any such exemption.

Power for Local Government to exempt articles and persons.

² For general rules under the Act, see Burma Excise Manual.

As to other matters in respect to which rules may be made, see s. 4 of the Burma Excise Law Amendment Act, 1904 (Bur. Act 3 of 1904), post.

² For notifications under this section, see Burma Excise Manual.

(The Schedule)

1898 : Act XIII.7

Burma Laine THE SCHEDULE. (See section 2.)

	(200 0000000000000000000000000000000000				
Year	No	Title or subject	Extent of repeal.		
1881	xxII	The Excise Act, 1881	The whole		
1885	VI	Amending the Excise Act, 1881	Dutto		
,,	IX	Amending the Excise Act, 1881, and other Acts.	So much as relates to the Excise Act, 1881.		
1887	11	Ditto	Ditto.		
1888	XVIII	Financial Commissioner, Burma	So much of section 7 and the schedule as relates to the Excise Act, 1881		
1*	* *	* * *			
1890	XIII	Amending the Excise Act, 1881, and other Acts.	Sections 2 to 5 (both inclusive)s		
,,	ZZ	The North-Western Provinces and Oudh Act, 1890.	Section 43		
1891	zn	The Repealing and Amending Act, 1891.	So much as relates to the Ex- cise Act, 1881		
- 1893	x	Amending the Excise Act, 1881	The whole		

ACT No. XIII or 1898 2

(APPLIES TO UPPER AND LOWER BURMA.)

4th November, 1898

An Act to declare the Regulations of the Bengal Code and Acts of the Governor General in Council now in force in Upper Burma and to make certain provisions regarding the law in Burma and other matters

Whereas it is expedient to declare the regulations of the Bengal Code and Acts of the Governor General in Council now in force in Upper Burma and to make certain provisious regarding the law in Burma:

And whereas it is also expedient to amend, 3* and facilitate the citation of, various enactments in force in Burma;

The entry relating to the Cantonments Act, 1889 (13 of 1889), is repealed by the

Cantonments Act, 1310 (15 of 1310), s 31

For Statement of Objects and Resons, see Gazette of India, 1893, Pt V, p 300; for Proceedings in Council see told, 1893, Pt VI, pp, 367 and 391

The word "expect" was rejeated by s. 4 of the Repealing and Amending Act, 1903 (1 of 1903), post

[1898: Act XIII.

(Preliminary. Upper Burma.)

It is hereby enacted as follows:—

Preliminary.

Short title. commence. ment and extent.

- 1. (1) This Act may be called the Burma Laws Act, 1898; and
- (2) It shall come into force at once.
- (3) Save in so far as it applies expressly or by necessary implication to particular territory only, it extends to the whole of British India.

Saving of special or local laws.

2. Save as otherwise in this Act expressly declared, nothing herein contained shall affect the provisions of the Arakan Hill District Laws IX of Regulation, 1874, the 'Kachin Hill Tribes Regulation, 1895, the 'Chin I of Hills Regulation, 1896, or any special or local law for the time being in force in Burma or any part thereof.

D efinitions.

- 3. In this Act, unless there is anything repugnant in the subject or context.—
 - (a) the word "Burma" means the territories for the time being administered by the Lieutenant-Governor of Burma;
 - (b) the word "chief," used with reference to a Shan State, includes a person temporarily administering such a State;
 - (c) the expression "Chin Hills" means the territories for the time being known as the Chin Hills;
 - (d) the expression "Lower Burma" means the territories for the time being included in Lower Burma;
 - (e) the expression "Shan States" means the territories for the time being included in the Shan States; and
 - (f) the expression "Upper Burma" means the territories for the time being included in Upper Burma, including also the Chin Hills.

Upper Burma.

- 4. (1) Subject to the provisions of this Act and of any other enact-Bengal Regullations and ment for the time being in force, this Act and the enactments mentioned Acts of the in the first schedule, to the extent specified in the fourth column thereof, Governor General in shall be deemed to be in force in Upper Burma. Council in force in
 - (2) A Regulation of the Bengal Code or an Act of the Governor General in Council passed before the commencement of this Act, but not mentioned in the first schedule, shall not be deemed to be in force in Upper Burma or in any part thereof, unless it is, after the commence-

Upper Burma. 51

(Upper Burma Lower Burma)

ment of this Act 1 extended thereto in exercise of the powers conferred 874 by section 5 of the "Scheduled Districts Act, 1874, or by any other enactment for the time being in force

- (3) The undermentioned enactments shall, in their application to Upper Burma, be deemed to be subject to the following modifications, that is to sav -
 - (a) in the 3 Indian Tolls Act. 1851, for the last sixteen words of section 4 the words " or of any person or property exempted by order of the Local Government from payment of tolls" shall be substituted.
 - (b) 4 *
 - (c) in the 5 Indian Evidence Act, 1872, after the expression "police officer" in section 25 the words "who is not a Magistrate" shall be inserted
 - (4) This section does not extend to the Shan States
- 5 The Local Government may, for administrative, including revenue Division of Upper Burma purposes into divi
 - (a) with the previous sanction of the Governor General in sions, dis Council, divide Upper Burma into divisions and each of divisions those divisions into districts, and vary the limits of those townships and circles divisions and districts, and
 - (b) of its own authority, "divide each of those districts into sub divisions, each of those sub divisions into "townships and each of those townships into circles, and vary the limits of these sub divisions townships and circles
- 6 For the purpose of facilitating the application of any enactment Construction for the time being in force in any part of Upper Burma, any Court may of enactments in force in construe the enactment with such alterations, not affecting the substance Upper is may be necessary or proper to adapt it to the matter before the Court Burma.

Lorer Rurma

7. Where, in any enactment in force on the twenty-fourth day of Construction September, 1886, in any part of Lower Burma and still in force, there of references

For Acts extended to Upper Burma except the Shan States since the commencement of Act 13 of 1898 see Appendix

Genl Acts Vol II

Clause (b) was repealed by \$ 8 of the Whipping Act 1900 (4 of 1909) Cenl Acts Vol VI It ran as follows — in the Whipping Act 1864 after section 5 th provisors set forth in the second schedule shall be vided

*Genl Acts Vol II

For instance of such division of a district see Bur R M Vol II p 203.

^{&#}x27; As to notifications forming townships see Burma Cazette 1900 Pt. I p 253, it d 1901, Pt. I, p 379 ibid, 1907, Pt. I, p 5 к2

(Lower Burma. The Shan States.)

existing onactments to British Burma and Burma.

occurs a reference to the "British Burma Gazette," or a reference to "the territories administered by the Chief Commissioner of British Burma (or Burma)" or to "British Burma" or "Burma" (except where the expression "Burma" occurs in section 3 of the Petroleum XII of 1886. Act, 1886), such reference shall be construed as referring to the Burma Gazette or to Lower Burma, as the case may be.

Extension of Bengal Regulation III of 1818, to Lower Burma. Conferment of magisterial and other powers upon policoofficers in Salween and Arakan Hill Districts of Lower Burma.

- 8. The unrepealed portions of Regulation III or 1818 of the Bengal Code shall, mutatis mutandis, be deemed to extend, and on and from the sixteenth day of September, 1875, to have extended, to Lower Burma.
- 9. In the tracts of country respectively known as the Salween district and the Hill District of Arakan, section 20 of the 3 Police Act, V of 1861. 1861, shall not apply to any police-officer appointed under section 4 of that Act, and, notwithstanding anything in the 'Code of Criminal V of 1898. Procedure, 1898, the Local Government shall continue to have power to conter on any such police-officer in either of those tracts, either generally or in regard to particular cases or classes of cases all or any of the powers conferred or conferable by or under that Code on any Magistrate.

The Shan States.

Law in tho Shan States.

- 10. (1) The Local Government, [subject to the control] of the Governor General in Council, may, by notification in the Burma Gazette, extend, with such restrictions and modifications as it thinks fit, to all or any of the Shan States, or to any specified local area in the Shan States, any enactment which is in force in any part of Upper Burma at the date of the extension.
- (2) Unless and until it is extended under sub-section (1), or unless it is expressed by special mention of the Shan States to extend thereto, an enactment shall not be in force in the Shan States or in any part thereof.
- (3) The Local Government, with the previous sanction of the Governor General in Council, may, by notification in the Burma Gazette, declare what territories constitute the 'Shan States for the purposes of this Act.
- 11. (1) Subject to the provisions of this Act and of any other enactment for the time being in force in a Shan State, and to such conditions

Administration of Shan States by

¹ See now s. 2 (a), (i) of the Indian Petroleum Act, 1899 (8 of 1899), Genl. Acts, Vol. V.

Ante, p. 1.

Genl. Acts, Vol. I.

Genl. Acts, Vol. V.
Genl. Acts, Vol. V.
The words "subject to the control" in s. 10 were substituted for the words "with the previous sanction" by s. 2 of Regulation 2 of 1910, post, Appendix II.
For enactments extended to the Shan States, see Pt. V, post.

⁷ See notification in Pt. V, post.

(The Shan States.)

as may have been, or may be, prescribed by the Local Government, thereown with the approval of the Governor General in Council, in any instrument under their recognizing a person as the chief of the State, the administration of own laws civil and criminal justice and the collection of the revenue within the State shall be vested in the person for the time being recognized by the Local Government as the chief of the State

- (2) Subject as aforesaid, the law to be administered in a Shan State shall be the customary law of the State in so far as that law is in accordance with justice, equity and good conscience, and in so far as the punishments which may be awarded thereunder, or the practices which are permitted thereby, are in conformity with the spirit of the law in force in the rest of British India
 - 12. (1) The Local Government may, by order,-

Participation of the of Shan States.

- (a) appoint officers to undertake, or to take part in, the administra- Government in the adtion of civil and criminal justice and the collection of the ministration revenue within the Shan States.
- (b) with the previous sanction of the Governor General in Council, 2define the powers, and regulate the procedure, of officers so appointed and their deputies and subordinates. and of the chiefs and their deputies and subordinates.
- (c) with the previous sanction of the Governor General in Council, 3direct by what authority any jurisdiction, power or duty incident to the operation of any enactment for the time being in force in the Shan States is to be exercised or performed.
- (d) modify the customary law of the Shan States in so far as, in the opinion of the Local Government, that law is not in accordance with justice, equity and good conscience, or authorizes punishments, or permits practices, which are not in conformity with the spirit of the law in force in the rest of British India: and
- (c) modify the system of taxation in the Shan States and regulate the assessment and collection of the revenue therein

¹ For order appointing the Superintendent, Northern Shan States to undertake the collection of revenue in certain areas of North Haenwi, eee Burma Gazette, 1902 Pt. I,

For order defining the powers and regulating the procedure of o'hiers at pointed to undertake the collection of revenue, see Burma Gazette, 1902, Pt. I, p. 603

bor notification under cl (c), see Burma Gazette, 1907, Pt I, p 60.

(General.)

(2) An order of the Local Government under sub-section (1) may have reference to any one Shan State or to any specified local area therein, or to any number of Shan States specified or referred to in the order.

General.

Law to be administered in certain cases.

- 13. (1) Where in any suit or other proceeding in Burma it is necessary for the Court to decide any question regarding succession, inheritance, marriage or caste, or any religious usage or institution,-
 - (a) the Buddhist law in cases where the parties are Buddhists,
 - (b) the Muhammadan law in cases where the parties are Muhammadans, and
 - (c) the Hindu law in the cases where the parties are Hindus,

shall form the rule of decision, except in so far as such law has by enactment been altered or abolished, or is opposed to any custom having the force of law.

- (2) Subject to the provisions of sub-section (1) and of any other enactment for the time being in force, all questions arising in civil cases instituted in the Courts of Rangoon shall be dealt with and determined according to the law for the time being administered by the High Court of Judicature at Fort William in Bengal in the exercise of its ordinary original civil jurisdiction.
- (3) In cases not provided for by sub-section (1) or sub-section (2), or by any other enactment for the time being in force, the decision shall be according to justice, equity and good conscience.
 - (4) This section does not extend to the Shan States.

Transfers of 3 territory per and Lower Burma.

- 14. (1) The Local Government, with the previous sanction of the between Up- Governor General in Council, may, by notification in the Burma Gazette, ¹ transfer any portion of Upper Burma to Lower Burma, or any portion of Lower Burma to Upper Burma, with effect from a date to be specified in the notification, and, on and with effect from that date, the portion so transferred shall form part of Lower Burma or Upper Burma, as the case may be.
 - (2) When any portion of Upper Burma (except the Shan States) is transferred to Lower Burma, the territory so transferred shall, unless the Governor General in Council otherwise directs, continue to be a Scheduled District.

(General. The First Schedule.)

- (3) When any portion of Lower Burma is transferred to Upper Burma, the Governor General in Council may direct that the territory so transferred shall form part of the Scheduled District of Upper Burma
- 15. All powers conferred or duties imposed upon the Chief Commis-Transfer to sioner of British Burma or Burma by or under any enactment shall be fuertenant-deemed to be, and, on and with effect from the first day of May, 1897, powers and to have been, conferred or imposed upon the Lieutenant-Governor of the Burma; and, subject to the provisions of section 7, all references in any missioner, instrument to the said Chief Commissioner shall, on and with effect from that date, be construed as referring to the Lieutenant-Governor
- 16. The enactments mentioned in the third schedule are hereby Amendment amended to the extent and in the manner specified in the fourth column of certain thereof.
 - 17. The enactments mentioned in the fourth schedule may, without Citation of prejudice to any other mode of citation, be cited for all purposes by certain enact the appropriate short titles specified in the fourth column thereof
- 18. [Repcal of certain enactments] Rep by the Repcaling and Amending Act, 1903 (I of 1903)

THE FIRST SCHEDULE

[See section 4, sub section (1)]

ENACTMENTS DECLARED IN FORCE IN 1 UPPER BURMA

[Note - The citation of an enactment includes all enactments passed before the commencement of this Act expressly amending the former enactment]

ı	2	3	4
Year	No	Short title	Extent of application

Regulation of the Bengal Code.

21818	III	The Bengal	State	Prı	So much as is unrepealed.
		soners Reg	ulation	1818.	

As to enactments subsequently extended under the Scheduled Districts Act, see Appendix, 2 Ante.

(The First Schedule.)

THE FIRST SCHEDULE—contd.

ENACTMENTS DECLARED IN FORCE IN UPPER BURMA—contd.

1	2	3	4 .
Year.	No. •	Short title.	Extent of application.
		Acts of the Governor Go	eneral in Council.
11843	v	The Indian Slavery Act, 1843.	So much as is unrepealed.
¹ 1847	XX	The Indian Copyright Act, 1847.	Ditto.
¹ 1850	XII	The Public Accountants' Defaults Act, 1850.	Ditto.
1 ,,	XVIII	The Judicial Officer's Protection Act, 1850.	The whole Act.
"	XIX	The Apprentices Act, 1850.	So much as is unrepealed.
1 ,,	XXXIV	The State Prisoners Act, 1850.	Ditto
,,	XXXVII	The Public Servants (Inquiries) Act, 1850.	Ditto.
41851	viii	The Indian Tolls Act, 1851.	Ditto.
¹1852	XXX	The Indian Naturaliza- tion Act, 1852.	Ditto.
11853	II	The Landholders' Public Charges and Duties Act, 1853.	The whole Act.
[1]355	ΧII	The Legal Representa- tives' Suits Act, 1855.	So much as is unrepealed.

¹ Genl. Acts, Vol. I.

As to the modification in s. 4 of Act 8 of 1851 so far as Upper Burma is concerned, see ante.

The Schedule to the Act is also not in force in Upper Burma except as to rates of toll levied itheretofore. See Genl. Acts, Vol. I. The Indian Tolls Act, 1864 (15 of 1864), is now in force n Upper Burma (except the Shan States), see next page.

Burma Laws.

(The First Schedule.)

*THE FIRST SCHEDULE—contd. ENACTMENTS DECLARED IN FORCE IN UPPER BURMA—contd.

I 2 3 4 Year, No Short title Extent of application.

Icai,	110	Shot v ticle	Extent of application.			
	Acts of the Governor General in Council—contd.					
11855	XIII	The Indian Fatal Acci dents Act, 1835	So much as is unrepealed.			
1 "	XXIV	The Penal Servitude Act, 1855	Ditto.			
1 1857	ΧI	The State Offences Act, 1857.	Ditto			
1 "	xxv	The Forfesture Act, 1857	Ditto			
11858	111	The State Prisoners Act, 1858.	Section 5			
1 "	vxxż	The Lunacy (District) Courts Act, 1858	So muca as 15 unrepealed.			
1 "	IAXXXI	The Indian Lunatic Asylums Act, 1858.	Datto.			
11859	IX	The Forfesture Act, 1859	Ditto			
11860	IX	The Employer's and Workmen (Disputes) Act, 1860	Ditto			
1 "	ZZI	The Societies Registra- tion Act, 1860	Datto.			
1 "	XLV	The Indian Penal Code .	Ditto			
11861	v	The Police Act, 1861 .	Ditto.			
11863	XVI	The Excise (Spirits) Act, 1863	Ditto			
11861	ш	The Foreigners Act, 1864	Ditto			
2 •	•		•			
11864	xv	The Indian Tolls Act, 1864.	The whole Act.			

¹ Genl. Acts, Vol. I. S. 20 of the Police Act, 1861, does not apply to Police-officers appointed under s. 4 in the

. Vol. L

(The First Schedule.)

THE FIRST SCHEDULE—contd.

ENACTMENTS DECLARED IN FORCE IN UPPER BURMA—contd.

1	2	3	4
Year.	No.	Short title.	Extent of application.
	Acts o	f the Governor General is	n Council—contd.
1865	III	The Carriers Act, 1865 .	So much as is unrepealed
1 "	X	The Indian Succession Act, 1865.	Ditto.
1 "	XXI	• The Parsi Intestate Succession Act, 1865.	The whole Act
2 *	*	* * * *	*
1 1867	XXV	The Press and Registra- tion of Books Act, 1867.	So much as is unrepealed-
3 1869	IV	The Indian Divorce Act, 1869.	Ditto.
3 "	V	The Indian Articles of War.	Ditto.
4 *	* *	* *	* * *
81869	XX	The Indian Volunteers Act, 1869.	So much as is unrepealed.
3 1870	VII	The Court-fees Act, 1870	Ditto.
3 ,,	XXIII	The Indian Coinage Act, 1870.	Ditto.
\$1871	I	The Cattle-trespass Act, 1871.	The whole Act.
5 ,,	. V	The Prisoners Act, 1871.	So much as is unrepealed.
3 ,,	XXIII	The Pensions Act, 1871.	Ditto.
31872	I	The Indian Evidence Act, 1872.	Ditto.
3 ,,	IX	The Indian Contract Act, 1872.	Ditto.
3 ,,	xv	The Indian Christian Marriage Act, 1872.	Ditto.

¹ Genl. Acts, Vol. I.

² The entry relating to the Public Gambling Act, 1867 (3 of 1867), is omitted as the Act is no longer operative in Burma, see the Burma Gambling Act, 1899, s. 2, infra.

³ Genl. Acts, Vol. II.

4 The entry relating to Act 15 of 1869 is omitted as the Act is repealed by the Prisoners Act, 1900 (3 of 1900), Genl. Acts, Vol. V.

5 Only s. 15 of the Prisoners Act, 1871 (5 of 1871), is still in force, see Genl. Acts, Vol. II;

the rest of the Act is repealed by the Prisoners Act, 1900 (3 of 1900), Genl. Acts, Vol. V.

2

(The First Schedule)

THE FIRST SCHEDULE-contd.

3

ENACTMENTS DECLARED IN FORCE IN UPPER BURMA-contd.

4

-	. ' -	-	
Year.	No	Short title	Extent of application.
	A	cts of the Governor Gener	ral ın Council—contd
11873	v	The Government Sav ings Banks Act, 1873	So much as is unrepealed.
1 ,,	Σ	The Indian Oaths Act, 1873	Ditto
11874	п	The Administrator Gen eral's Act, 1874	Ditto
1 ,,	111	The Married Women's Property Art, 1874	Ditto
1 "	IV	The Foreign Recruiting Act, 1874	Ditto
1 ,,	ıx	The European Vagrancy Act, 1874	Ditto
1 ,,	xiv	The Scheduled Dis	Ditto
² 1875	v	The Unattested Sepoys Act, 1875	The whole Act.
2 ,,	17	The Indian Majority Act, 1875	Ditto.
ż "	XIII	The Probate and 1d ministration Act, 1875	So much as 18 unrepealed.
² 1876	ZI	The Presidency Banks Act, 1876	Ditto
2 ,,	ZIZ	The Dramatic Perfor mances Act, 1876.	The whole Act, except section 12.
21877	I	The Specific Relief Act, 1877.	So much as is unrepealed.
3 +			• • •

¹ Genl Acts, Vol. II ² Genl. Acts, Vol. II, p. 479 Only s. 6 of Act 13 of 1875 is still in force St. 2, 3 4 and 5 having since been repealed by the Probate and Administration Let, 1903 (8 of 1903), Genl. Acts, Vol. V

³ The entry relating to Act 2 of 1877 is omitted as the Act is repealed by the Probate and Administration Act, 1903 (8 of 1903), Genl. Acts, Vol. V

[1898: Act XIII.

THE FIRST SCHEDULE—contd.

ENACTMENTS DECLARED IN FORCE IN UPPER BURMA—contd.

1	2	3	.4
Yoar.	No.	Short title,	Extent of application.
11877	Ac XI		ral in Council—contd. So much as is unrepealed.
2 *	* *	* *	* * *
11878	I	The Opium Act, 1878 .	So much as is unrepealed.
1 ,,	VI	The Indian Treasure- trove Act, 1878.	Ditto.
1 "	VIII	The Sea Customs Act, 1878.	The whole Act.
1 "	XI	The Indian Arms Act, 1878.	So much as is unrepealed.
S *	* *	* *	* * *
- 4 1879	111	The Destruction of Re- cords Act, 1879.	Sections 2, 4, 5, 7 and 8.

¹ Genl. Acts, Vol. II.

² The entry relating to Act 15 of 1877 is omitted as the Act is repealed by the Indian Limitation Act, 1908 (9 of 1908), Genl. Acts, Vol. VI.

³ The entry relating to Act 1 of 1879 is omitted as the Act is repealed by the Indian Stamp Act, 1899 (2 of 1899), Genl. Acts, Vol. V.

⁴ Genl. Acts, Vol. III.

(The First Schedule.)

THE FIRST SCHEDULE-contd.

ENACTMENTS DECLARED IN FORCE IN UPPER BURMA-contd.

1	2	3	4
Year.	No.	Short title	Extent of application.
	Acts	of the Governor Genera	l in Council—contd.
11879	71	The Local Authorities Loan Act, 1879.	The whole Act.
2 ,,	XIV	The Hackney Carriage Act, 1879	So much as 13 unrepealed.
3 *	• •		
2 1880	v	The Burma Boundaries	So much as is unrepealed.
ž ",	XIII	The Vaccination Act, 1880	The whole Act.
1]881	v	The Probate and Administration Act, 1881.	So much as is unrepealed,
1 "	xı	The Municipal Taxa- tion Act, 1881.	The whole Act.
1 ,,	XXVI	The Negotiable Instru- ments Act, 1881.	So much as 18 unrepealed.
11882	l vi	The Indian Companies Act, 1882	The whole Act.
1 "	ZII	The Indian Salt Act, 1882.	Sections 1, 2, 6, 7 and 8 and Chapter IV.
5 "	XIV	The Code of Civil Pro-	So much as 18 unrepealed.
2 ,,	xviii	The Burma Steam- bookers and Prime- movers Act, 1882.	The whole Act.

¹ Genl. Acts, Vol. III.

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² Inte.

² Intr. 3 The entry relating to Act 10 of 1879 is omitted as the Act is repealed by the Glanders and Farcy Act, 1889 (13 of 1899), which extend to Upper Burma (except the Shan States) in common with the rest of Burlish India, see Genl. Acts. Vol. V. V. Length and the Latine Act of the Common with the rest of Burlish India, see Genl. Acts. Vol. V. V. Length and the Latine Act of the Common with the Common States of the Comm

the Act is repealed by the Indian

was extended to Upper Burma · Appendix Park

[1898: Act XIII.

(The First Schedule.)

THE FIRST SCHEDULE—contd. ENACTMENTS DECLARED IN FORCE IN UPPER BURMA—contd.

1	2	3	4
Year.	No.	Short title.	Extent of application.
	£	lcts of the Governor Gen	eral in Council—contd.
1 *	* *	* *	* * *
21883	XIX	The Land Improve- ment Loans Act, 1883.	So much as is unrepealed.
21884	IV	The Indian Explosives Act, 1884.	Ditto.
a ,,	vi vi	The Inland Steam-ves- sels Act, 1884.	Ditto.
2 ,,	XII	The Agriculturists' Loans Act, 1884.	The whole Act.
3 •	* *	* *	* * *
21885	xın	The Indian Telegraph Act, 1885.	The whole Act.
21886	11	The Indian Income-tax Act, 1886.	So much as is unrepealed.
3 ,,	. VI	The Births, Deaths and Marriages Registra- tion Act, 1886.	Ditto.
٤ ,,	XI	The Indian Tramways Act, 1886.	Ditto.
4 *	* *	* *	* * *
21886	XIII	The Indian Securities Act 1886.	So much as is unrepealed.
51887	VII	The Suits Valuation Act, 1887.	Ditto.

¹ The entry relating to Act 20 of 1882 is omitted as the Act is repealed by the Indian Paper Currency Act, 1905 (3 of 1905), Genl. Acts, Vol. VI. See Inow the Indian Paper Currency Act, 1910 (2 of 1910).

² Genl. Acts, Vol. III.

³ The entry relating to Act 16 of 1884 is omitted as the Act is repealed by the Burma Gambling Act, 1899 (Bur. Act I of 1899). post.

⁴ The entry relating to Act 12 of 1886 is omitted as the Act is repealed by the Indian Petroleum Act, 1899 (8 of 1899), Genl. Acts, Vol. V.

⁵ Genl. Acts, Vol. IV.

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(The First Schedule.)

THE FIRST SCHEDULE-contd. ENACTMENTS DECLARED IN FORCE IN UPPER BURMA—contd.

1	2	3	4
Year.	No.	Short title.	Extent of application.
	Act	of the Governor General	in Council—contd.
11887	IX	The Provincial Small Cause Courts Act, 1857	So much as is unrepealed.
2 *	• •		
11887	XIV	The Indian Marine Act, 1887	The whole Act.
3 ,,	xv	The Burma Military Police Act, 1887	Ditto.
1,,	xx	The Wild Birds' Pro tection Act, 1887	Ditto
11888	ш	The Police Act, 1888 .	Ditto.
1 "	v	The Inventions and De signs Act, 1888	Ditto
1,,	VIII	The Indian Tolls Act, 1888	So much as is unrepealed.
1,,	XVIII	The Burma Financial Commissioners Act, 1888.	Ditto.
11889	I	The Metal Tokens Act, 1889	Ditto
1 "	11	The Measures of Length Act, 1889	The whole Act
1,,	īv	The Indian Merchan disc Marks Act, 1889	So much as 13 unrepealed.
1,,	VI	The Probate and Administration let, 1889	So much as is unrepealed, except section 21
١.,	vii	The Succession Certi-	The whole Act.

¹ Genl. Acts, Vol. IV.

The entry relating to Act 13 of 1857 is imited as the Act is repealed by Act 3 of 1903, Genl. Acts. Vol. V, see now the Electricity tet, 1910 (3 of 1910). 3 Supra

(The First Schedule.)

THE FIRST SCHEDULE—contd. ENACTMENTS DECLARED IN FORCE IN UPPER BURMA—contd.

1	2	3	4
Year.	No.	Short title.	Extent of application.
	Acts	of the Governor Genera	ul in Council—contd.
11889	XI	The Lower Burma Courts Act, 1889.	Sections 46 and 47.
2 *	* *	# *	* * ,
21889	XV	The Indian Official Secrets Act, 1889.	The whole Act.
21890	1	The Revenue Recovery Act, 1890.	Ditto.
2 "	VI	The Charitable Endow- ments Act, 1890.	Ditto.
2 ,,	VIII	The Guardians and Wards Act, 1890.	Ditto.
2 ,,	IX	The Indian Railways Act, 1890.	So much as is unrepealed.
2 ,,	XI	The Prevention of Cruelty to Animals Act, 1890.	The whole Act.
2 ,,	XIII	The Excise (Malt Liquors) Act, 1890.	Section 9.
21891	XVIII	The Bankers' Books Evidence Act, 1891.	The whole Act.
21892	II	The Marriages Valida- tion Act, 1892.	Ditto.
2 ,,	X	The Government Management of Private Estates Act, 1892.	Ditto.
21893	IV	The Partition Act, 1893	Ditto.
3 *	25	± ≠ ,	* * *

¹As to these sections, see now s. 8 of the Lower Burma Courts Act, 1900 (6 of 1900), infra, which with reference to s. 1 (2) of the Act supersedes them in Upper Burma.

2 The entry relating to Act 3 of 1889 is omitted as the Act is repealed by the Cantonments Act, 1910 (15 of 1910).

3 The entry relating to Act 5 of 1893 is omitted as the Act is repealed by the Prisoners Act, 1900 (3 of 1900), Genl. Acts, Vol. V.

Burma Laws.

(The First Schedule)

THE FIRST SCHEDULE-contd

ENACTMENTS DECLARED IN FORCE IN UPPER BURMA-contd.

1	2	3	4			
Year	No	Short title	Extent of application			

Acts of the Governor General in Council-contd

11694	1	The Land Acquisition Act 1894	The whole 4ct
1,	17	The Prisons 1ct, 1894	Ditto
2 *	• •	* *	*
1 1895	λ	The Indian Railway Companies Act, 1895	The whole Act.
1 "	УП	The Indian Companies (Memorandum of As sociation) Act, 1893	Ditto
1 "	xv	The Crown Grants Act, 1895	Ditto
3 "	xx	Ex King Thebaw's Act, 1895	Ditto
41896	УП	The Excise Act, 1896	Ditto
11837	ш	The Epidemic Discases Act 1897	Ditto
5 ,,	VIII	The Reformatory Schools Act, 1897	Ditto
1	17	The Provident Funds	Ditto
1,	`	The General Clauses	Ditto
1,	ΧII	The Local Authorities' (Emergency) Loans Act, 1897	Ditto
1	XIV.	The Indian Short Titles Act 1897	Ditto

¹ Genl. Acts. Vol IV

² The entry relating to let 9 of 1895 is omitted as the let is repealed by the Indian Extradition Act, 1903 (15 of 1903), Genl lets, Vol V

³ Act republished
4 Ante
5 S 30 of tet 8 of 1897 is repealed by the Prisoners Act, 1900 (3 of 1900), Genl Acts,

(The First Schedule.)

THE FIRST SCHEDULE—contd. ENACTMENTS DECLARED IN FORCE IN UPPER BURMA—contd.

Year.			4		
Teal.	No.	Short title.	Extent of application.		
	Acts	of the Governor Genera	al in Council—contd.		
11889	ΧI	The Lower Burma Courts Act, 1889.	•		
2 *	* *	# # #	→		
21889	xv	The Indian Official Secrets Act, 1889.	The whole Act.		
21890	I	The Revenue Recovery Act, 1890.	Ditto.		
2 ,,	VI	The Charitable Endow- ments Act, 1890.	Ditto.		
2 ,,	VIII	The Guardians and Wards Act, 1890.	Ditto.		
2 ,,	IX	The Indian Railways Act, 1890.	So much as is unrepealed.		
2 ,,	XI	The Prevention of Cruelty to Animals Act, 1890.	The whole Act.		
2 ,,	XIII	The Excise (Malt Liquors) Act, 1890.	Section 9.		
21891	XVIII	The Bankers' Books Evidence Act, 1891.	The whole Act.		
21892	II	The Marriages Validation Act, 1892.	Ditto.		
2 ,,	X	The Government Management of Private Estates Act, 1892.	Ditto.		
21893	IV	The Partition Act, 1893	Ditto.		
3 *	٠	* *	* *		

¹As to these sections, see now s. 8 of the Lower Burma Courts Act, 1900 (6 of 1900), infra, which with reference to s. 1 (2) of the Act supersedes them in Upper Burma.

2 The entry relating to Act 3 of 1889 is omitted as the Act is repealed by the Cantonments Act, 1910 (15 of 1910).

3 The entry relating to Act 5 of 1893 is omitted as the Act is repealed by the Prisoners. Act, 1900 (3 of 1900), Genl. Acts, Vol. V.

11801 1

(The First Schedule.)

THE FIRST SCHEDULE-contd.

ENACTMENTS DECLARED IN FORCE IN UPPER BURMA-contd.

ì	2	3	4
Year	No	Short title	Extent of application

Acts of the Governor General in Council-contd.

I | The Land Acquisition | The whole Act

11001	1	Act, 1894	The whole Act
1,,	I.	The Prisons Act, 1894	Ditto
2 *	* *	• •	*
1 1895	x	The Indian Railway Companies Act, 1895	The whole Act.
1 "	XII	The Indian Companies (Memorandum of As sociation) Act, 1895	Ditto
1 "	xv	The Crown Grants Act, 1895	Ditto
3 "	XX	Ex King Thebaw's Act, 1895	Ditto
41896	ии	The Excise Act, 1896	Ditto
11897	ш	The Epidemic Diseases Act, 1897	Ditto
5 ,,	VIII	The Reformatory Schools Act, 1897	Ditto
1,	17	The Provident Funds Act, 1897	Ditto
1.	x	The General Clauses Act, 18J7	Ditto
1.	ΣII	The Local Authorities' (Emergency) Loans Act, 1837	Ditto
1	NIV	The Indian Short Titles Act, 1837	Ditto

¹ Genl. Acts, Vol IV

² The entry relating to Act 9 of 1895 is omitted as the Act is repealed by the Indian Extradition Act, 1993 (15 of 1993), Genl. Acts, Vol. V.
³ Not republished.

⁴ Arte. 5 S 30 of Act 8 of 1897 is repealed by the Prisoners Act, 1900 (3 of 1900), Gent Acts, Vol V.

(The First Schedule. The Second Schedule. The Third Schedule.)

THE FIRST SCHEDULE—concld.

ENACTMENTS DECLARED IN FORCE IN UPPER BURMA—concld.

1	2		3	4		
Year.	No.		Short title.	Extent of application.		
Acts of the Governor General in Council—concld.						
1 *	*	*	* *	* * *		
2 1898		III	The Lepers Act, 1898 .	The whole Act.		
2 ,,	The Code of Criminal Procedure, 1898.			The whole Code (subject to the provisions of the Upper Burma Criminal Justice Regulation, 1892).		
2 ,,	VI The Indian Post Office Act, 1898.			The whole Act.		
2 ,,]	IX The Live-stock Importation Act, 1898.			Ditto.		

THE SECOND SCHEDULE.

(Rep., Act 4 of 1909.)

THE THIRD SCHEDULE.

(See section 16.)

AMENDMENTS.

1	2	3	4					
Year.	No.	Short title.	Amendment.					
Part I.—Acts of the Governor General in Council.								
3 *	3 *							
[1876	, II	The Burma Land and Revenue Act, 1876.	In section 55, in the second proviso, for Chief Commissioner, substitute Financial Commissioner.					

¹ The entry relating to Act 2 of 1898 is omitted as the Act is repealed by Act 8 of 1900, see now the Indian Paper Currency Act, 1910 (2 of 1910).

² Genl. Acts, Vol. V.

³ The entry relating to the Burma Fisheries Act, 1875 (7 of 1875), is repealed by the Burma Fisheries Act, 1905 (Bur. Act 3 of 1905), post.

Burma Laurs.

(The Third Schedule,)

THE THIRD SCHEDULE—contd. AMENDMENTS—contd.

1	2	3	4
Year	λυ	Short title	Amendment
	Part 1	Acts of the Governor	General in Council—concld
11877	XIII	The Burma Embankment Act, 1877	In section 7, clause (a), after charge visert or of which he is the owner
1879	IX	The Burma Coast-lights 4ct, 1879	In section 16, for on or before the first day of October in each year, publish substitute publish annually
2*	*		
1880	II	The Lower Burma District Cosses and Rural Police Act, 1880	In section 1, for the second proviso substi- tute Provided also that nothing herein contained applies to any from to which the Burma Municipal Act, 1898, extend, In section 9, for the proviso substitute.— Provided that the Local Government may at any time, for reasons to be recording, transfer a sum of money from the ac- counts of any one district to the accounts of any other district to
3 *	•		
	•		
1882	yviii	The Burma Steam boilers and Prime movers Act, 1882	In section 18, after clause (a) insert — (aa) for delegating to Commissioners all or any of the powers conferred upon him by sections 3 and 9
5 •	•		
1887	xv	The Burma Military Police let 1857	In section 1, sub section (2), after and add applies to every member of the Burna military polico-forco wherever he may be, and
6 •	•		

¹ The entry relating to the Burma Embankment Act, 1877 (13 of 1877), will be repealed by a. 2 and schedule of the Burma Embankment Act, 1909 (4 of 1909), Post, when the latter

Act, 1879 (15 of 1879), as 81 (2 of 1881), as repealed by Act 19 of 881), as repealed 22 of 1883), as repealed by the 3 of 1889), as repealed by a. 2 1874

[1898 : Act XIII.

(The Third Schedule.)

THE THIRD SCHEDULE—contd.

AMENDMENTS—contd.

1	1 2 3		4
Year.	No. Short title.		Amendment.

Part II.—Regulations made under the Government of India Act, 1870 (33 Vict., c. 3).

IX | The Arakan Hill Dis- | For section 5 susbstitute:-

		triet Laws tion, 1874.	Regula-	operation of Act or in any rule under that Act, no license to manufacture, or deal in, arms or ammunition shall be granted without the express sanction of the Local Government. In the first division (Acts) of the schedule, omit the entries in the fourth column relating to Act XXXVII of 1850, and to the division add:—		
				XIV of 1874 .	Scheduled Districts.	The whole Act, except section 10. The whole Act,
				117 01 107 1	Extent.	except sections 4, 5, 6 and 7.
ļ				V of 1875 .	Unattested Sepoys.	The whole Act.
				VII of 1875 .	Burma Fisheries.	The whole Act.
Ì				IX of 1875 .	Majority .	The whole Act.
				I of 1897 .	Amending Act XXXVII of 1850.	The whole Act.
1 *	*	# *	*	*	*	*
2 *	*		*	*	*	*
1887	XII	The Upper Bu Regulation,		quisition R stitute Land	egulation, l Acquisitio	Burma Land Ac- IX of 1886, sub- n Act, 1894, and stitute that Act.

¹ The entry relating to the Upper Burma Municipal Regulation is omitted as the Regulation is repealed by the Burma Repealing Act, 1909 (Bur. Act 5 of 1909), post.

³ The entry relating to the Upper Burma Frontier Crossing and Disturbed Districts Regulation, 1887 (9 of 1887), is repealed by s. 6 of the Frontier Crossing and Disturbed Districts Regulation. 1907 (1 of 1907), post.

(The Third Schedule.)

THE THIRD SCHEDULE-contd.

				AMEND	MENTS	-contd.			
1	2			3			4		
ear.	No.		5	hort title			Amendu	nents	
art II	.—Regi	ulatro	ons mad		he Got		f India A	ct, 1870 (3	3 Vict,
• +	•		•	•	• ,	•	•	•	
•	•		•	•	٠	*		•	
*			•		•		•	•	
1892		v	mini	pper Burn I Justice 5, 1892	as Crr Regu	In the sector to sectify the sector taken to sectify the section to sectify the section to section the section the section to section the section to section the section	1898 cond column on J of the sises withou use (c), subif any offene I from any e officer, or suspicion, mitted, se cuise (c), for section 19 nee of an orbilant of faffence, sect isse (a), and section 19 police report	of the table of the table for the table for the complaint stitute To take the complaint stitute To take the complaint stitute To take the complaint of the component of the component of the component of the complete the component of the componen	annexed To enter , section to cogni ormation her than n know- fence has b section To take receiving constitute to section to police , substi- offence hich con-
						XÍVA 2			
						487 fr	om trying	debarred l any case c on 556 from	ommitted

[1898: Act XIII.

(The Third Schedule.)

THE THIRD SCHEDULE—contd.

AMENDMENTS—contd.

1	2	3	4
Year.	No.	Short title.	Amendments.

Part II.—Regulations made under the Government of India Act, 1870 (33 Vict., c. 3)—contd.

		c. s)c	ionva.
1892	V—concld.	The Upper Burma Criminal Justice Regulation, 1892—concld	(2) exercise as regards all Criminal Courts subordinate to its authority all the powers with respect to the transfer of criminal cases and appeals conferred upon the High Court by section 526:
			Provided, first, that an application for the exercise of the power conferred by this section, if founded upon a report of the Judge or Magistrate before whom the case or appeal is pending, need not be supported by affidavit or affirmation:
			Provided, secondly, that the Court shall, before directing the transfer of a case or of an appeal under this section, issue a notice to the accused requiring him to show cause on a certain day, to be fixed in the notice, why the said case or appeal should not be transferred to some Court therein named or to such other Court of competent jurisdiction as might be determined:
			Provided, thirdly, that the High Court may, on the application of the accused or of the Public Prosecutor, reverse or vary any order made by a Court of Session under this section or substitute any other order in lieu thereof.
	•		In section XVI of the schedule, for 553, clause (c), substitute 554, sub-section (2), clause (c).
1896	1	The Upper Burma Civil Courts Reculation, 1893.	To section 12 add:—
			(4) The period of limitation for an appeal to the Divisional Court under clause (b) of sub-section (3) shall be sixty days, and in the computation of that period and in all other respects the limitation of the appeal shall be governed by the provisions of the Indian Limitation Act, 1877.

¹ See now the Indian Limitation Act, 1908 (9 of 1908), Genl. Acts, Vol. VI.

(The Third Schedule The Fourth Schedule)

THE THIRD SCHEDULE-concld

		Amendmen	TS—concld.
1	2	3	4
1 car	70	Short title	Amendments.
Part .	II.—Regulati	ons made under the Go	ternment of India Act, 1870 (33 Vict.,
1896	1—concld	The Upper Burma Civi Courts Regulation 1896 —condd	To section 13 add — The period of limitation for an appeal to the Court of the Judicial Commissioner under this section shall be nizely days, and in the computation of that period and in all other respects the limitation of the appeal shall be governed by the provisions of the Indian Limitation Act, 1877
2 1812		Part III —Regulation The Bengal Foreign Immigrants Regulation, 1812	
		THE FOURTH S (See section Short Titl	17)
1	2	3	4
Year	No.	Subject	Short title.
-	ź	icts of the Governor Gene	eral in Council.
1888	MIN	To provide for the appointment of a Fin ancial Commissioner for Burma and for the definition of his functions	The Burma Financial Commissioner's 1ct, 1888
1892	ш	Fo amend the Rangoon Port Commissioners Act, 1879	The Rangoon Port Commissioners Act (1879) Amendment Act, 1892.
1894	γI	fo amend the Lower Burma Village Act, 1889	The Lower Burma Vallage Act (1889) Amendment Act, 1894

¹ See footnote on pre-page.

2 This Regulation has not been included in the Volume.

[1898: Act XIII.

(The Fourth Schedule.)

THE FOURTH SCHEDULE—contd.

SHORT TITLES—contd.

1	3	3	4
Year.	No.	Subject.	Short title.
	Acts	of the Governor Genera	d in Council—concld.
1895	XI	To remove certain doubts as to the validity of certain proceedings and acts of certain officers of the Pegu and Tenasserim Divisions in Lower Burma and to prevent their being raised in the future.	The Pegu and Tenasserim Validation Act, 1895.
**	XVIII	To amend the Lower Burma Village Act, 1889, and the Lower Burma Towns Act, 1892.	The Lower Burma Villages and Towns Law. Amendment Act, 1895.

Regulations made under the Government of India Act, 1870 (33 Vict., c. 3).

1891	I	To amend the Upper Burma Civil Justice Regulation, 1886, the Upper Burma Stamps and Limitation Regulation, 1887, and the Upper Burma Village Regulation, 1887.	The Upper Burma Village Regulation (1887) Amendment Regulation, 1891.
5 >	v	To amend the Upper Burma Ruby Regu- lation, 1887.	The Upper Burma Ruby Regulation (1887). Amendment Regulation, 1891.
1892	II	To amend the Arakan Hills Civil Justice Re- gulation, 1874.	The Arakan Hills Civil Justice Regulation- (1874) Amendment Regulation, 1892.

. [

(The Fourth Schedule. The Fifth Schedule.)

THE FOURTH SCHEDULE-concld.

SHORT TITLES-concld.

1	2 .	3	4
Year.	No.	Subject	Short title.
Regule	ations made	under the Government o	f Indra Act, 1870 (33 Vict.,c. 3)—
1894	III	To amend the Upper Burma Land and Revenue Regulation, 1889.	The Upper Burma Land and Revenue Regulation (1883) Amendment Regulation, 1894
,,	IV	To amend the Upper Burma Village Regu lation, 1887	The Upper Burma Village Regulation (1887) Amendment Regulation, 1894.
1895	п	To amend the Upper Burma Land and Re- venus Regulation 1869	The Upper Burma Land and Revenue Regulation (1889) Amendment Regula- tion, 1895.
1896	īv	To amend the Upper Burma Vulage Regulation, 1887, the Upper Burma Land and Revanue Regulation, 1889, and the Upper Burma Towns Regulation, 1891.	lation, 1890.
1897	1	To amend the Upper Burma Ruby Regula- tion, 1887.	The Upper Burms Ruby Regulation (1887) Amendment Regulation, 1897.

THE FIFTH SCHEDULE.

THE LOWER BURMA COURTS ACT, 1900 (VI of 1900).

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ACT No. VI of 1900.1

 $\lceil 22nd \; March, \; 1900. \rceil$

Vict., c. 106.

An Act to consolidate and amend the law relating to the Courts in Lower Burma.

WHEREAS it is expedient to consolidate and amend the law relating to the Courts in Lower Burma;

And whereas the Secretary of State for India has given his previous sanction to the passing of this Act, as required by section 46 of the ² Government of India Act, 1833, read with section 3 of the Government 3 & 4 Will. 4. of India Act, 1858; 21 & 22

It is hereby enacted as follows:—

CHAPTER I.

PRELIMINARY.

- 1. (1) This Act may be called the Lower Burma Courts Act, 1900.
- (2) Save in so far as it applies expressly or by necessary implication to other parts of British India, this Act extends to Lower Burma only.
- (3) This Act shall come into force on such 3 date as the Governor General in Council may, by notification in the Gazette of India, appoint.
- 2. In this Act, unless there is anything repugnant in the subject or context,—
 - (a) "Burma" includes all the territories for the time being administered by the Lieutenant-Governor of Burma:

¹ For Statement of Objects and Reasons, see Gazette of India, 1900, Pt. V, p. 14; for Report of the Select Committee, see *ibid*, p. 59; and for Proceedings in Council, see *ibid*, Pt. VI, pp. 7, 41, 45 and 73.

² Col. Stats. Ind., Vol. I.

³ The Act was brought into force on the 16th April, 1900, see Notification No. 564, dated 12th April, 1900, Gazette of India, 1900, Pt. I, p. 226.

of 1887

(Chap I -Preliminary Chap II -The Chief Court)

- (b) 'land suit' means a suit relating to immovable property or to any right or interest in immoveable property
- (c) "Lower Burma" means the territories for the time being included in Lower Burma
- (d) "Rangoon Town" means the local limits of the original civil jurisdiction of the Recorder of Rangoon immediately before the commencement of this Act unless and until the Local Government, with the previous sanction of the Governor General in Council, shall otherwise 1 direct
- (e) "Shan States" means the 'territories for the time being included in the Shan States
- (f) "small cause" means a suit of the nature cognizable by a Court of Small Causes under the Provincial Small Cause Courts Act. 1887
 - (a) "unclassed suit" means a suit which is neither a land suit nor a small cause and
 - (h) "value", used with reference to a suit or appeal means the amount or value of the subject matter of the suit or appeal
- 3 Save as expressly provided by this Act, nothing herein shall be caving of construed to affect any Regulation in force at the commencement of this Regulation in force in Act in the Hill District of Arakan

Hill Distric of trakan.

CHAPTER II

THE CHIEF COURT

- 4 On and from the commencement of this Act there shall be Establish established for Lower Burma a Chief Court, hereinafter referred to as ment of Chief Court ' the Chief Court "
- 5 The Chief Court shall consist of four or more ' Judges, who shall constitution be appointed by the Governor General in Council and shall hold office of Chief during his pleasure, and of whom two shall ordinarily be barristers of not less than five years' standing
- 6 The Governor General in Council may, in his discretion from Apparatume to time, appoint one of the Judges of the Chief Court to be the of the of the Judge Chief Judge, and may, during any vacancy of the office of Chief Judge

¹ For notification directing that 'Rangoon Town shall meas the Rangoon Town District as fixed for the purposes of the revenue and general administration under the Code of Criminal Procedure (1.2 5 of 1809) s 7 see Burma Cazett. 1903 Pt. 1 p 165 2 See Notification in Part V post (Ceal Vits Vol. 1V) 1 Post See Notification (1900) pt. 1 p 165 2 See Notification (1900) pt. 1

(Chap. II.—The Chief Court.)

Magistrate in Rangoon to commit to Chief Court.

13. (1) Notwithstanding anything in the 1 Code of Criminal Pro- V of 1898. cedure, 1898, Magistrates exercising jurisdiction in the Rangoon Town when committing prisoners for trial shall commit them to the Chief Court.

V of 1898,

²[(2) Notwithstanding anything in the ¹ Code of Criminal Procedure, 1898, all ³appeals which lie under that Code to the Court of Session from the sentences or orders of Courts or Magistrates exercising jurisdiction in the Rangoon Town, shall lie to the Chief Court and not to the Court of Session.

Appeal from Judge of Chief Court exercising original civil jurisdiction.

- 14. Except as otherwise provided by any enactment for the time being in force, an appeal from any decree made by a single Judge of the Chief Court or from any order made by a single Judge of the Chief Court when an appeal from such order is permitted by any law for the time being in force,—
 - (a) in the exercise of its original jurisdiction as the principal Civil Court of original jurisdiction for the Rangoon Town,
 - (b) in the exercise of its original jurisdiction with respect to insolvent debtors and their creditors, or
 - (c) in the exercise of its original jurisdiction in cases withdrawn from other Courts under section 25 of the 4Code of Civil XIV of 1882. Procedure, or
 - (d) in the exercise of any other original jurisdiction of a civil nature to which the Chief Court may by rule extend this section,

shall lie to a bench of the Chief Court consisting of two other Judges of the Chief Court.

Rule of decision where Judges differ.

- 15. Except as otherwise provided by any enactment for the time being in force,—
 - (a) where there is a difference of opinion among the Judges composing any bench of the Chief Court, the decision shall be in accordance with the opinion of the majority of those Judges;
 - (b) if there is no such majority, then,—
 - (i) if the bench is a full bench, the decision shall be in accordance with the opinion of the Senior Judge of the bench;

¹ Genl. Acts, Vol. V.
² Sub-section (2) was added to s. 13 by s. 2 of the Lower Burma Courts Act (1900)
Amendment Act, 1901 (Bur. Act 4 of 1901), post.
³ Pending appeals, however, were continued in a Court of Session as if Burma Act 4 of 1901 had not been passed, see s. 3 of that Act, post.
⁴ See now the Code of Civil Procedure, 1908 (Act 5 of 1908), Genl. Acts, Vol. VI.

(Chap. II .- The Chief Court.)

- (11) in other cases, the bench before which the difference has arisen shall refer it to a full bench, and shall dispose of the case in accordance with the decision of the full hench
- 18. (1) The Chief Court, when sitting as a Court of Civil Judicature, Procedure in shall take evidence and record judgments and orders in the manner exercise of required by the 'Code of Civil Procedure, unless it has, with the diction. previous sanction of the Governor General in Council, made rules for regulating these matters
- (2) If the Chief Court has so made rules for regulating these matters, the Governor General in Council may a declare that any of the provisions of the 'Code of Civil Procedure with respect thereto shall not apply to the Chief Court
- (3) So much of section 579 of the 'Code of Civil Procedure as requires the decree to contain the memorandum of appeal, and to be signed and dated by the Judge or Judges who passed it, shall not apply to the Chief Court in the exercise of its appellate jurisdiction
- 17. (1) Subject to any "rules and restrictions which may be pre-Ministerial scribed by the Governor General in Council, the Senior Judge of the Chief Chief Court, Court may appoint Registrars and Assistant Registras, a Receiver and such other ministerial officers as may be necessary for the administration of justice by the Chief Court and for the exercise and performance of the powers and duties conferred and imposed on it by this
- (2) The appointment of the Registrars, Assistant Registrars, and Receiver shall be subject to the sanction of the Local Government

Act or by any other enactment for the time being in force

- (3) The officers appointed under this section shall exercise such powers and discharge such duties as the Chief Court may direct.
- (4) Any officer appointed under this section may be suspended or dismissed by the Senior Judge of the Chief Court

Provided that a Registrar, Assistant Registrar, 40 . Receiver shall not be dismissed without the previous sanction of the Local Government.

^{&#}x27;See now the Code of Civil Procedure, 1908 (Act 5 of 1908), Genl Acts, Vol. VI

See 200 201, 202, 203, 205 572 and 573 and 500 much of s 574 as relates to the
signing and dating of judgments of Act 14 of 1832 and so much of s 141 and 142 as relates
to the signing of endorsements have been declared not to apply to the Chief Court, see
Cantte of India, 1000 and 1903 Pt 1, pp 750 and 650 respectively

'For rules under s 17 see Burma Gazette 1901, Pt. IV. p 250

'The words "an Olival Vasignes" in sub section (1) and the words "Official
Assignes" in sub sections (5) and 1903 Pt 1 were repealed by a 127 of the Presidency
Towns Insolvency Act, 1950 (5 of 1903), Genl Acts, Vol VI.

(Chap. II.—The Chief Court.)

Superintendence and control of subordinate Court.

- 18. (1) The general superintendence and control over all other Civil Courts in Lower Burma shall be vested in, and all such Courts shall be subordinate to, the Chief Court.
- (2) The Senior Judge of the Chief Court or a Judge of the Chief Court appointed by him shall from time to time visit and inspect the proceedings of the Civil Courts subordinate to the Chief Court, and shall give such directions in matters not provided for by law as may be necessary to secure the due administration of justice.

Power to Chief Court to make rules.

- 19. (1) In addition to any other power to make rules expressly or by implication conferred by this Act, the Chief Court, with the previous sanction of the Local Government, may, by notification in the local official Gazette, make rules, consistent with this Act and any other enactment for the time being in force,-
 - (a) declaring what persons shall be permitted to practise as 1 petition-writers in the Courts in Lower Burma, regulating the conduct of business of persons so practising, and determining the authority by which breaches of rules under this clause shall be tried;
 - (b) providing for the 2 translation of any papers filed in the Chief Court, and the copying or printing of any such papers or translations, and requiring from the persons at whose instance or on whose behalf papers are filed, payment of the expenses thereby incurred;
 - (c) regulating the procedure in cases where any person is entitled to inspect a record of any Court in Lower Burma or to obtain a copy of the same, and prescribing the fees payable by such persons for searches and copies;
 - (d) prescribing the 4 travelling and other expenses to be allowed to witnesses in civil cases, and the fees to be allowed to commissioners appointed by the Courts in Lower Burma;
 - (e) determining in what cases 5 advocates and pleaders shall be permitted to address the Courts in Lower Burma in English;
 - (f) conferring and imposing on the ministerial officers of the Chief Court and of the Courts subordinate to it such powers and duties of a non-judicial or quasi-judicial nature as it thinks

¹ For rules regarding petition-writers, see Burma Gazette, 1900, Pt. IV, p. 538.

² For rules for the translation and copying of papers filed in the Chief Court, see Burma Gazette, 1904, Pt. IV, p. 708.

³ For such rules, see Burma Gazette, 1904, Pt. IV, p. 378.

⁴ For rules, see Burma Gazette, 1900, Pt. IV, p. 541; and ibid, 1902, Pt. IV, pp.

⁵⁵⁵ and 494. ⁵ For rules, see Burma Gazette, 1900, Pt. IV, p. 542.

(Chap II - The Chief Court Chap III - The Subordinate Civil Courts)

fit, and regulating the mode in which powers and duties so conferred and imposed are to be exercised and performed.

- (g) prescribing 1 forms to be used in the Courts subordinate to it for such proceedings, books, entries, statistics and accounts as it thinks necessary.
- (h) providing for the "visitation and inspection of the Courts subordinate to it and the supervision of the working thereof. and
- (1) regulating all such matters as it may think fit, with a view to 3 promoting the efficiency of the judicial and ministerial officers of the Chief Court and of the Courts subordinate to it, and maintaining proper discipline among those officers
- (2) Whoever commits a breach of any rule made under sub-section (I), clause (a), shall be punishable with fine which may extend to fifty rupees
- 20. The Chief Court shall keep such registers, books and accounts Registers as may be necessary for the transaction of the business of the Chief books ac-Court, and shall comply, in such form and manner as the Local Govern turns statement may deem proper, with any requisitions which the Local Govern ments and ment may make for records of, or papers belonging to, the Chief Court reports. or any Court subordinate to it or for certified copies of, or extracts from, those records or papers, or for returns, statements or reports

CHAPTER III

THE SUBORDINATE CIVIL COURTS

Grades of Courts

- 21 (1) Besides the Chief Court, the Courts of Small Causes Grades of established under the 'Provincial Small Cause Courts Act, 1887 and Civil Courts. the Courts established under any other enactment for the time being in force, there shall be four grades of Civil Courts in Lower Burma, namely -
 - (a) the Divisional Court,
 - (b) the District Court,

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- (c) the Sub-divisional Court, and
- (d) the Township Court

^{*}For rules prescribing forms of inventory of moveable property not in possess ion of indement-debtor, see Burma Gazette 1903. Pt. IV, p. 451

*For rules, see Burma Gazette, 1903, Pt. IV, p. 141

*For rules as to fees to be allowed to Bailiff on sales of mostgaged or attached property, see Burma Gazette, 1904, Pt. IV, p. 592.

*Genl Acts, Vol. IV

(Chap. III.—The Subordinate Civil Courts.)

(2) Every Court mentioned in the list in sub-section (1) shall be of a lower grade than the Court mentioned immediately above it, and shall be subordinate to all Courts above it in the said list.

Superintendence and control.

22. Subject to the general superintendence and control of the Chief Court, the Divisional Court shall superintend and control all other Courts in the local area within its jurisdiction; and, subject as aforesaid and to the control of the Divisional Court, the District Court shall superintend and control all other Civil Courts in the local area within its jurisdiction.

Territorial Divisions and Establishment of Courts.

Civil divisions, districts, subdivisions and townships.

- 23. (1) For the purposes of this Act, the Local Government shall divide Lower Burma, outside the Rangoon Town into such 1 civil divisions, and each civil division into such civil districts, as may be approved by the Governor General in Council, and may divide each civil district into such civil sub-divisions, and each civil 2 sub-division into such civil townships, as it may think fit, or may constitute in each civil district such civil sub-divisions and such civil townships as it may think fit.
- (2) The Local Government may, with the previous sanction of the Governor General in Council, 3 alter the limits or the number of the said civil divisions and districts, and, of its own authority, the limits or the number of the said civil sub-divisions and townships.

Establishment of Courts.

- 24. The Local Government shall establish—
 - (a) a Divisional Court for each civil division;
 - (b) a District Court for each civil district;
 - (c) a Sub-divisional Court for each civil sub-division; and
 - (d) a Township Court for each civil township.

Jurisdiction of Courts.

Original jurisdiction of Divisional, isional

Town-

· Courts.

- 25. Subject to the provisions of the 4 Code of Civil Procedure, the XIV of ⁵ Provincial Small Cause Courts Act, 1887, and any other enactment 1882. IX of 1887. istrict, Sub. for the time being in force,-
 - (a) the Township Court shall have jurisdiction to hear and determine any suit or original proceeding of a value not exceeding five hundred rupees:

¹ For notification, see Bur. R. M., Vol. II, p. 210. ² For notification constituting civil townships, see Bur. R. M., Vol. II, pp. 213 and 214. ³ For notification abolishing sub-divisions, see the list noted on pp. 83 to 86, Bur.

R. M., Vol. I.

See now the Code of Civil Procedure, 1908 (Act 5 of 1908), Genl. Acts, Vol. VI. ⁵ Genl. Acts, Vol. IV.

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(Chan III - The Subordinate Civil Courts)

- (b) the Sub divisional Court shall have jurisdiction to hear and determine any suit or original proceeding of a value not exceeding three thousand rupees
- (c) the District Court shall have jurisdiction to hear and determine any suit or original proceeding without restriction as regards the value, except proceedings under the 1 Indian Divorce Act, 1869, and shall be deemed to be the Court of a District Judge as defined by clause (15) of section 3 of the 2 General Clauses Act, 1897
- (d) the Divisional Court shall have such jurisdiction to hear and determine any suit or original proceeding as is by this section conferred upon a District Court, and shall also have jurisdiction to hear and determine any original proceeding under the 'Indian Divorce Act, 1869 and shall be deemed the District Court under that Act for all districts comprised in the civil division
- 28 The Local Government may, by anotification in the local official Power to Gazette, invest any District, Sub divisional or Township Court with the invest certain jurisdiction of a Court of Small Causes under the Provincial Small Small Cause Cruse Courts Act, 1887, up to such value not exceeding five hundred Court powers, rupees as it may think fit, to be exercised in cases arising within the limits of the Court's sursidiction or in any specified area within such limits, and may withdraw any jurisdiction so conferred
- official Gazette, direct that such suits of a civil nature as are not of Court of excepted from the cognizance of a Court of Small Causes by section 15, Causes of sub section (1), of the 'Provincial Small Cause Courts Let 1887, and Rangourn are of value exceeding one thousand and not exceeding two thousand magnetical rupees, shall be cognizable by the Judge of the Court of Small Cause, and rupees in value and of Rangoon as if they were suits cognizable by him under the said Act, appals in and thereupon so much of that Act as relates to-

5 27. (1) The Local Government may, by notification in the local jurisdiction

- (a) the exclusion of the jurisdiction of any other Court in such suits, and
- (b) the practice and procedure of Courts of Small Causes, excepting the proviso to sub section (1) of section 17 of the said Act.

Genl Acts, Vol I
Genl Acts, Vol IV
Genl Acts, Vol IV
For list of notifications investing Courts with powers under this section see pp 36
to 88, Bur R V Vol I
Genl Acts, Vol IV
Section 27 was substituted by s. 2 of the Lower Burma Courts Act (1900) Amend
ment Act (Bur Act 7 of 1807) post
For notification empowering the Small Cause Court of Rangoon to try certain suits
between Rs 1000 and Rs 2000 in value see Bur R V Vol II p 216

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shall apply to such suits and to the trial thereof and the decrees and orders therein:

Provided that, when hearing any suit cognizable by him under this section such Judge shall record, the evidence in the manner provided in section 182 of the 'Code of Civil Procedure, and shall record also a XIV of 1882. judgment in the manner provided in the second clause of section 203 of the 1 Code of Civil Procedure.

(2) An appeal shall lie to the Chief Court from every decree of the Judge of the Court of Small Causes of Rangoon in a suit cognizable by him under this section, and from any order passed by him in any such suit of the kind specified in section 588, clauses (8) and (9), clause (11) in so far as the same applies to an application for the execution of a decree, and clauses (18), (19), (20) and (29) of the ¹ Code of Civil XIV of 1882. Procedure.

- (3) The period of limitation for an appeal under sub-section (2) shall be thirty days and in the computation of that period and in all other respects the limitation of the appeal shall be governed by the provisions of the 2Indian Limitation Act, 1877. XV of 1877.
- (4) Notwithstanding anything contained in section 5 of the 1 Code of Civil Procedure, the provisions applicable to Courts of original juris- XIV of 1882: . diction in Chapters XLI and XLIV of that Code shall, so far as may be applicable, extend to such Court of Small Causes for the purposes of this section.
- (5) The Local Government may, by notification in the local official Gazette, cancel any order made under sub-section (1), but not so as to affect any proceedings pending at the date of the order of cancellation.

Appellate jurisdiction

- 28. (1) Subject to the provisions of the 1 Code of Civil Procedure, XIV of 1882. of the Courts. the 3 Provincial Small Cause Courts Act, 1887, and any other enactment IX of 1887. for the time being in force, the Courts to which appeals are hereinafter declared to lie, shall respectively have authority to hear appeals from the decrees and orders of the Courts subordinate to them passed in the exercise of their original jurisdiction-
 - (a) an appeal from a decree or order of a Township Court shall lie to the District Court:
 - (b) an appeal from a decree or order of a Sub-divisional Court shall lie to the District Court:

³ Genl. Acts, Vol. IV.

¹ See now the Code of Civil Procedure, 1908 (Act 5 of 1908), Genl. Acts, Vol. VI.
² See now the Indian Limitation Act, 1908 (9 of 1908), Genl. Acts, Vol. VI.

(Chap III -The Subordinate Civil Courts)

- (c) an appeal from a decree or order of a District Court shall, where the value of the suit in such Court is five thousand rupees or upwards, he to the Chief Court, and in any other case to the Divisional Court
- (d) an appeal from a decree or order of a Divisional Court when exercising original jurisdiction shall be to the Chief Court

Provided that the Local Government may, by notification in the local official Gazette, direct that appeals from original decrees and orders of any specified District or Sub divisional Court shall be to the Chief Court, in which case an appeal from any such decree or order of any Court so specified shall so long as such notification continues in force, he to the Chief Court

- (2) Where an order specified in section 588 clause (29), of the 1882 Code of Civil Procedure, is made by a District Court in exercise of the jurisdiction of a Court of Small Causes, an appeal therefrom shall lie to the Chief Court
 - 29. The period of limitation for an appeal to the Divisional Court Period of under clause (b) or clause (c) of section 28 shall be sixty days, and, for appeals in the computation of that period and in all other respects the limit is the Divisional Court tion of the appeal shall be governed by the provisions of the **Indian** should Court Limitation Act 1877
- 30 (1) In addition to the second appeals permissible under section Secondaptiss S84 of the Code of Civil Procedure a second appeal shall lie to the Chief Court Court from an appellate decree of a Court subordinate thereto on any ground which would be a good ground of appeal if the decree had been passed in an original suit, whenever the decree of the Appellate Court varies or reverses otherwise than as to costs the decree of the Court below.

Provided that no such second appeal shall lie-

- (a) in the case of a small cause, unless the value of the cause exceeds five hundred rupees, or,
- (b) in the case of an unclassed suit, unless the value of the suit exceeds five hundred rupees or the suit is of the nature described in sub-section (I) of section 13 of the ³ Burma Laws 1ct, 1898

(2) The period of limitation for an appeal to the Chief Court under this section shall be ninety days, and, in the computation of that period

f 1828

¹ See now the Code of Civil Procedure 1908 (Act 5 of 1908) Cenl. Acts Vol. VI 2 See now Act 9 of 1908 Genl Acts Vol. VI

^{*} inte

[1900: Act VI.

(Chap. III .- The Subordinate Civil Courts.)

and in all other respects, the limitation of the appeal shall be governed by the provisions of the 1 Indian Limitation Act, 1877. XV of 1877.

Administrative Control.

Power of Courts to transter cases.

- 31. (1) The Divisional Court may exercise, as regards the Courts under its control, the same powers of withdrawal, trial and transfer as are conferred by section 25 of the 2 Code of Civil Procedure on a District XIV of 1882. Court.
- (2) In addition to the powers referred to in sub-section (1), a Divisional Court and a District Court may, by order in writing, direct that any case or class of cases which may be instituted in such Court, or in any Court subordinate thereto, shall be disposed of by an Additional Judge of such Court or by any other Court subordinate thereto, or by an Additional Judge of any such subordinate Court, as the case may be:

Provided that no direction under this section shall empower any Court to exercise jurisdiction beyond the pecuniary limits of its jurisdiction.

- (3) The Court trying any suit withdrawn under this section from a Court of Small Causes shall, for the purposes of the suit, be deemed to be a Court of Small Causes.
- (4) When a case has been withdrawn or transferred under section 25 of the 2Code of Civil Procedure or under this section, any fees payable XIV of 1882. in such case under the ³ Court-fees Act, 1870, or under rules made VII of 1870. under this Act, shall be payable at the rates which would have been applicable in the Court from which the case has been withdrawn or transferred.

Delegation of powers of District Court with respect to ıdministrative control.

32. The District Court may, with the previous sanction of the Local Government, delegate to any Sub-divisional Court in the civil district the powers conferred on the District Court by section 31 of this Act and by section 25 of the 2 Code of Civil Procedure, to be exercised by XIV of 1882. the Sub-divisional Court in any specified portion of the district within the area of the jurisdiction of the District Court.

udges not to try cases in which they are personally interested.

33. (1) No Judge or Additional Judge of a Court under this Act shall hear or determine any suit, appeal or other proceeding to which he is a party, or in which he is personally interested.

² See now Act 9 of 1908, Genl. Acts, Vol. VI. ² See now the Code of Civil Procedure, 1908 (Act 5 of 1908), Genl. Acts, Vol. VI. ³ Genl. Acts, Vol. II.

(Chap III -The Subordinate Civil Courts)

- (2) When any such suit, appeal or other proceeding comes before any Judge of a subordinate Court, he shall forthwith transmit the record of the case to the Court empowered to transfer cases to which he is subordinate, with a report of the circumstances attending the reference, and such superior Court shall thereupon hear and determine the case or transfer it to some other Court
- (3) When any such suit, appeal or proceeding comes before an Additional Judge of a subordinate Court, he shall forthwith transmit the record of the case to the Judge of the Court, who shall hear and determine the case

Appointment of Judges and Ministerial Officers of Subordinate Courts

- 34 (1) The Judges of the Divisional District Sub-divisional and Appointment Township Courts shall be 1 appointed by the Local Government
- (2) The Local Government may, whenever it thinks it necessary or expedient so to do, appoint an ² Additional Judge or Judges to any Divisional, District, Sub divisional or Township Court, and any officer so appointed an Additional Judge shall exercise the jurisdiction of the Court to which he is appointed and the powers of the Judge thereof subject to any general or special orders of the Local Government as to the class or value of suits or appeals which he or officers of his rank or grade may try, hear or determine, and subject also in respect of the distribution of the business of the Court, to the control of the Judge thereof
- (3) An officer may be appointed an Additional Judge of one or more Courts, and an officer who is a Judge of one Court may be appoint and an Additional Judge in another Court or in other Courts
- 35 (1) The ministerial officers of the Divisional Court and of the Appointmen District Court shall be appointed by the Judges of those Courts in officers, spectively
- (2) The ministerial officers of the Sub divisional and Township Courts shall be appointed by the District Court
- (3) Every appointment made under this section shall be subject to such rules as the Local Government may, by notification in the local official Gazette, make in this behalf, and, in dealing with any matter under this section, the District Court shall act subject to the control of the Divisional Court

^{&#}x27;kor notifications appointing Divisional District and Sub divisional Township Jud.es, see Bur R. M., Vol. II p. 216 and Burma Gazette 1900 1904 1906 Pt. I, pp. 303, 304, 78 and 395 and the notifications noted on pp. 89 to 03 of the Bur R. M., Vol. I "For list of such notifications, see pp. 93 to 95 of the Bur R. M., Vol. I

(Chap. IV.—Supplemental Provisions.)

CHAPTER IV.

SUPPLEMENTAL PROVISIONS.

Place of sitting.

36. Every Civil Court shall be held at such place or places as the Local Government may, by notification in the local official Gazette, direct, or, in the absence of any such direction, at any place within the local limits of the jurisdiction of the Court.

Seal.

37. Every Civil Court shall use a scal of such form and dimensions as the Local Government may prescribe on all processes and orders issued, and on all decrees passed by it.

Vacations.

- 38. (1) Subject to the approval of the Local Government, the Chief Court shall prepare and publish in the local official Gazette a list of days to be observed in each year as holidays in the Chief Court and the Civil Courts subordinate thereto.
- (2) A judicial act done by a Court on a day specified in a list published under sub-section (1) shall not be invalid by reason only of its having been done on that day.

Language of Courts.

39. Plaints, petitions and applications to a Court may be written, and evidence may be taken down, in such language or languages as the Local Government may direct in this behalf.

Advocates of abolished Courts.

40. (1) Every person entitled immediately before the commencement of this Act to appear, plead or act in the Court of the Recorder of Rangoon or in the Court of the Judicial Commissioner, Lower Burma, shall be entitled to be enrolled as an Advocate of the Chief Court, and to practise therein and in the Courts subordinate thereto, subject to the provisions of the ¹ Legal Practitioners Act, 1879, and to XVIII of any rules applicable to Advocates made thereunder.

(2) Every person entitled immediately before the commencement of this Act to appear, plead or act in any Court or Courts subordinate to the Court of the Recorder of Rangoon or to the Court of the Judicial Commissioner, Lower Burma, shall be entitled to practise as a pleader in such Courts or in the corresponding Court or Courts under this Act, subject to the provisions of the 'Legal Practitioners Act, 1879, and XVIII of

to any rules applicable to pleaders made thereunder.

² 41. The Local Government, with the previous sanction of the Governor General in Council, may, notwithstanding anything in the ³ Court-fees Act, 1870, make ⁴ rules with respect to the establishments VII of 1870.

Power to Local Government to make rules as to process. serving establish-

ment.

Genl. Acts, Vol. III.

² S. 41 will be repealed by s. 4 of the Burma Process Fees Act, 1910 (Bur. Act I of 1910), when that Act is brought into force, see Appendix II, post.

Genl. Acts, Vol. II.

⁴ For rules made under s. 41 as to establishments to be maintained for the service and execution of processes issued by Civil, Criminal and Revenue Courts and officers and as to their remuneration, see Burma Gazette, 1900, Pt. I, p. 347, and ibid, 1907, Pt. I, p. 433.

(Chap IV -Supplemental Provisions Chap V -Provision for pending and most Proceedings

to be maintained for the service and execution of processes issued by Civil and Criminal Courts and Revenue Courts and authorities, and rules so made may be declared by the Local Government to be in supersession of all or any rules made under sections 22 and 23 of the said Act

42 (1) Where any Court under this Act has from any cause coased Continuance to have jurisdiction with respect to any case, any proceeding in relation of jurisde to the case which, if that Court had not ceased to have jurisdiction, ablabed might have been had therein, may be had in the Court to which the Courts business of the former Court has been transferred

(2) Nothing in this section shall be construed to apply to cases for which provision is made by section 623 or section 649 of the 1 Code of Civil Procedure or by any other enactment for the time being in force

CHAPTER V

PROVISION FOR PENDING AND PAST PROCECURAGE

- 43 (1) All proceedings instituted before the commencement of this Pending Act in the High Court of Judicature at Fort William in Bengal, and p occedings arising out of any civil or criminal proceeding in any Court in Burma, shall be continued in that High Court as if this Act had not been passed
- (2) Every proceeding pending in any Civil Court in Lower Burma at the commencement of this Act shall be deemed to be transferred to the Court exercising the jurisdiction under this Act, which corresponds to the jurisdiction of the Court in which the proceeding was instituted, and the Court to which any such proceeding is transferred, shall proceed to try, hear and determine the matter as if it had been instituted in such Court

Provided that nothing herein contained shall be construed to extend the period of limitation to which any suit or appeal may be subject

- (3) Every criminal proceeding pending in the Court of the Judicial Commissioner for Lower Burma or in the Court of the Recorder of Rango in at the commencement of this Act shall be deemed to be transferred to the Chief Court
- (4) Livery insolvency proceeding pending in the Court of the Judge of the Town of Moulmein at the commencement of this Act shall be

See now the Cole of Civil Provedure 1908 (Act 5 of 1903) Genl. Acts Vol VI

(Chap. V.—Provision for pending and past Proceedings.).

deemed to be transferred to the District Court of Amherst, and the said District Court shall in such proceedings exercise the jurisdiction which the said Judge would have had if this Act had not been passed, and an appeal shall lie from the decision of the said District Court therein to the Chief Court.

Appeals after commencement of Act against decrees and orders passed before.

- 44. Appeals from decrees and orders passed and not appealed against before the commencement of this Act shall lie as follows, namely:—
 - (a) when the appeal would before that date have lain to the High Court of Judicature at Fort William in Bengal, or to the Special Court, the Court of the Recorder of Rangoon or the Court of the Judicial Commissioner of Lower Burma—to the Chief Court;
 - (b) when the appeal would before the commencement of this Act have lain to the Court of the Commissioner—to the Divisional Court;
 - (c) when the appeal would before the commencement of this
 Act have lain to the Court of the Deputy Commissioner
 or to the Court of an Assistant Commissioner or of an
 Extra Assistant Commissioner empowered to hear appeals
 under section 20 of the Lower Burma Courts Act, XI of 1889.
 1889—to the District Court:

Provided that nothing herein contained shall be construed to extend the period of limitation to which any suit or appeal may be subject.

Execution of past decrees and orders.

- 45. (1) All decrees passed and orders made before the commencement of this Act by the High Court of Judicature at Fort William in Bengal and all sentences and orders passed in the exercise of criminal jurisdiction by the Court of the Recorder of Rangoon or by the Court of the Judicial Commissioner for Lower Burma shall be deemed, for the purposes of execution, to have been passed or made by the Chief Court.
- (2) All decrees passed and orders made before the commencement of this Act by a Court mentioned in the first column of the following table shall, for the purposes of execution, be deemed to have been passed or made by the Court set opposite to it in the second column of that table exercising jurisdiction over the area in which the Court in the first column had jurisdiction, and every decree which, before the commencement of this Act, shall have been sent for execution to a Court mentioned in the first column of that table shall be deemed to

(Chapter VI -General The Tirst Schedule)

have been sent for execution to the corresponding Court in the second column exercising jurisdiction over the same area

1	2
The Special Court The Court of the Recorder of Rangoon The Court of the Judicial Commissioner of Lower Burms The Court of the Commissioner The Court of the Courtson of Moul mein The Court of the Deputy Commissioner The Court of the Assistant Commissioner The Court of the Extra Assistant Commissioner The Court of the Myodk	The Clief Court The Distrisonal Court The District Court The Sub-divisional Court The Ton makin Court

CHAPTER VI

GENERAL

- 46 All rules made under this Act shall, on publication, have effect Rules to have as if enacted by this Act effect as if enacted by
- 47 The enactments mentioned in the first schedule are hereby Amendment amended to the extent and in the manner specified in the fourth column of certain enactments thereof
- 48 The enactments mentioned in the second schedule are hereby Repeals repealed to the extent specified in the fourth column thereof

THE FIRST SCHEDULE

ENACTMENTS AMENDED

		(See section	n 47)
Year	١٥	Short title	\mendment
		Part I -Acts of the Gover	
1866	///II	The Indian Trustees let,	In the definition of High Court in sect on 2 ziter the word Punjab insert the words and the Chief Court of Lower Burms

In the definition of High Court in sect on I after the word Punjab add the words and the Chief Court of Loner Burms.

VIII The Trustees and Mort

gagees Powers let, 1 Stal

(The First Schedule.)

THE FIRST SCHEDULE—continued.

Year.	No.	Short title.	Amendment.
•	\dot{Par}	t I.—Acts of the Governor Ge	neral in Council—continued.
1869	IV	The Indian Divorce Act, 1869.	(1) In section 3, clause (1), for the words the Special Court constituted under the Lower Burma Courts Act, 1889, substitute the words the Chief Court of Lower Burma.
			(2) In section 3, clause (2), for the words the areas for the time being within the local limits of the ordinary civil jurisdiction of the Recorder of Rangoon and of the civil jurisdiction of the Court of the Judge of the Town of Moulmein, substitute the word Burma.
			(3) In the same clause, for the words the areas aforesaid—the Recorder of Rangoon and the Judge of the Town of Moulmein respectively, substitute the words Burma—a Judge of a Divisional Court.
1870	VII	The Court-fees Act, 1870.	For the words and figures in the first column of No. 14 of the first schedule substitute the following:—
			14. Application to the Chief Court of Lower Burma for the exercise of its revisional jurisdiction under section 622 of the Code of Civil Procedure or section 25 of the Provincial Small Cause Courts Act, 1887.
¹ 1877	II	The Probate and Administration Act, 1877.	For clause (c) of section 1 substitute the following:—
			(c) the Chief Court of Lower Burma, and previous to its establishment the Court of the Recorder of Rangoon.
	2* *	* *	* * * *
1879	ın	The Destruction of Records Act, 1879.	In section 3, after the word Bombay insert the words and the Chief Court of Lower Burma.
,,	XVIII	The Legal Practitioners Act, 1879.	In section 41, sub-section (4), after the word Punjab insert the words and the Chief Court of Lower Burma.

¹ Act 2 of 1877 is now repealed by the Probate and Administration Act, 1903 (8 of 1903),

Genl. Acts, Vol. V.

² The entry relating to the Indian Limitation Act, 1877 (15 of 1877), was repealed by the Indian Limitation Act, 1908 (9 of 1908), Genl. Acts, Vol. VI.

(The First Schedule)

THE FIRST SCHEDULE-continued

Year	No	Short title	Amendment				
	Part I - Acts of the Governor General in Council-continued						
1860	v	The Burma Boundaries Act, 1880	In section 19 for the words following the words an appeal shall be down to the end of the section substitute the following —				
1			—in Lower Burma to the Chief Court of Lower Burma				
	į		—in U ₁ per Burma to the Judicial Commis sioner of Upper Burma				
	, 		In section 21, for the words and the Recorder of Rangoon substitute the words of Upper Burma and the Chief Court of Lower Burma				
1881	v	The Probate and Admin istration Act, 1881	In section 59 for the words Court of the Recorder of Rangoon substitute the words Chief Court of Lower Burma				
1+	•						
1891	ıvx	The Colonial Courts of Admiralty (India) Act, 1891					
			(4) The Chief Court of Lower Burma.				
1838	v	The Code of Criminal Procedure, 1898	In section 4, clause (d), for the words Re corder of Rangoon substitute the words Chief or Sepior Judge of the Chief Court of Lower Burma				
,]	In section 4, clause (1) for the words Court of the Recorder of Rangoon substitute the words Chief Court of Lower Burma.				
			In section 25, for the words the Judges of the High Courts and the Recorder of Ran goon substitute the words and the Judges of the High Courts.				
			In section 268 for the words Court of the Recorder of Rangoon substitute he words Chief Court of Lower Burma,				
			In section 364, sub-section (1), after the word Punjab insert the words or the Chief Court of Lower Burma.				
			In section 365 omit the word and after P n al Charter, and ofter the word Punjab na- sert the words and the Chief Court of Lower Burms.				

¹ The entry relating to the Code of Civil Procedure 1802 (4ct 14 of 1802), was repealed by the Code of Civil Procedure, 1908 (Act 5 of 1908), Genl. Acts, Vol. VI

[1900: Act VI.

(The First Schedule.)

THE FIRST SCHEDULE—concluded.

		THE FIRST SCHEI	OULE—concluded.
Year.	No.	Short title.	Amendment.
	Par	t I.—Acts of the Governor (General in Council —concluded.
1899	II	The Indian Stamp Act, 1899.	In section 57, between sub-clauses (d) and (e) insert—
			(1) if it arises in Burma—to the Chief Court of Lower Burma;
,,	IX	The Indian Arbitration Act, 1899.	For section 23 substitute the following:
			23. (1) This Act shall apply within the local limits of the ordinary civil jurisdiction of the Chief Court of Lower Burma in cases where, if the subject-matter submitted to arbitration were the subject of a suit, the suit could, whether with leave or otherwise, be instituted within those local limits.
			(2) For the purposes of this Act, the local limits aforesaid shall be deemed to be a presidency-town.
	Part II.—Regui	lation made under the Govern	ment of India Act, 1870 (33 Vict., c. 3).
1874	VIII	The Arakan Hills Civil Justice Regulation, 1874.	In section 76, for the words Judicial Commissioner, wherever they occur, substitute the words Chief Court; for the words in his Court substitute the words in the Chief Court; and for the words his judgment substitute its judgment.
	Part III.	.—Acts of the Lieutenant-Go	vernor of Burma in Council.
1898	ı	The Burma Municipal Act, 1898.	In section 63, sub-section (5), for the words Judicial Commissioner substitute the words Chief Court of Lower Burma, if the case has arisen in Lower Burma; or to the Judicial Commissioner of Upper Burma, if the case has arisen in Upper Burma.
			In section 63, sub-section (6), before the words the Judicial Commissioner, where- ever they occur, insert the words the Chief Court or
			In section 64, sub-sections (5) and (6), for the word Recorder, wherever it occurs, substitute the words Chief Court of Lower

Burma.

Lower Burma Courts.

(The Second Schedule)

THE SECOND SCHEDULE ENACTMENTS REPEALED

(See section 48)

(Dec section 10)						
Year	No	Short title	Fatent of rept. I			
Acts of the Goternor General in Council						
1864	ZVII	The Official Trustees	Sub section (3) of section 34.			
1865	`\	The Indian Succession Act, 1865	In the definition of High Court" in section 3 the words and for the purposes of sections 242 242A, 246A and 277A, shall include the Court of the Recorder of Rangoon			
1873	`	The Indian Oaths let, 1873	The explanation to section 7			
1874	11	The Administrator Gen cral's Act, 1874	Sub section (3) of section 68			
1879	ш	The Destruction of Re cords Act, 1879	The second paragraph of section 2			
1882	VII	The Powers of Attorney	Section 4, clause (f)			
	1					
1883	v	The Indian Merchant Shipping Act, 1883	Section 15, sub section (2)			
1881	VI	The Inland Steam vessels Act, 1884	Section 39 sub-section (2)			
1889	М	The Lower Burma Courts Act, 1889	So much as has not been repealed,			
1890	viii	The Guardmus and Wards Act, 1890	So much of the schedule aurelates to Act XI of 1889			
1891	ZII	The Repealing and Amending Act 1891	So much of the second schedule as telates to Act \I of 1889			
**	xvı	The Colonial Courts of Admiralty (India) let, 1891	So much of the schedule as relates to Act \1 of 1889			
1898	`	The Code of Criminal Procedure, 1898	Section 187, sub section (2)			
			In section 487, the words and the Beowrier of Rangoon			
1900	111	The Priseners' Act, 1900	The second and third para, raphs of section			

^{&#}x27;The entry relating to the Code of Civil Procedure 1882 (Act 14 of 1882) was repealed by a 150 of the Code of Civil Procedure, 1908 (Act 5 of 1908), Genl. Acts, Vol. VI.

[1903: Act I

An Act to facilitate the citation of certain enactments, to amend certain enactments and to repeal certain other enactments.

Whereas it is expedient to facilitate the citation of the enactments specified in the first schedule to this Act;

And whereas it is also expedient that certain formal amendments should be made in the enactments specified in the second schedule to this Act:

And whereas it is also expedient that certain enactments specified in the third schedule to this Act, which are spent, or have ceased' to be in force otherwise than by express specific repeal, or have by lapse of time or otherwise become unnecessary, should be expressly and specifically repealed;

It is hereby enacted as follows:—

1. This Act may be called the Repealing and Amending Act, 1903.

3. The enactments specified in the second schedule are hereby amended to the extent and in the manner mentioned in the fourth column thereof.

4. The enactments specified in the third schedule are hereby repealed to the extent mentioned in the fourth column thereof.

5. The repeal by this Act of any enactment shall not affect any Act or Regulation in which such enactment has been applied, incorporated or referred to;

and this Act shall not affect the validity, invalidity, effect or consequences of anything already done or suffered, or any right, title, obligation or liability already acquired, accrued or incurred, or any remedy or proceeding in respect thereof, or any release or discharge of or from any debt, penalty, obligation, liability, claim or demand, or any indemnity already granted, or the proof of any past act or thing;

nor shall this Act affect any principle or rule of law, or established jurisdiction, form or course of pleading, practice or procedure, or existing usage, custom, privilege, restriction, exemption, office or appointment, notwithstanding that the same respectively may have been in any manner affirmed, recognized or derived by, in or from any enactment hereby repealed;

nor shall the repeal by this Act of any enactment provide or restore any jurisdiction, office, custom, liability, right, title, privilege, restriction, exemption, usage, practice, procedure or other matter or thing not now existing or in force.

Short title.

Amendment of certain enactments.

Repeal of certain enactments. Savings.

¹ For Statement of Objects and Reasons, see Gazette of India, 1903, Pt. V, p. 72, and for Proceedings in Council, see *ibid*, Pt. VI, pp. 6 and 15.

² Section 2 and the first Schedule are omitted. It relates to the mode of citation of enactments, none of which are published in this Code.

Repeal and Amendment.

(The Second Schedule.)

THE SECOND SCHEDULE.

(Sec section 3.)

				<u>`</u>					
1	2		Subject or short title		1				
Year.	No	Su			r short title Amendment*				
1+	•			•	•		•	•	•
	Pa	ırt II —z	icts of the C	Tovernor Ge	neral en	Council	•		
1 +	•	*	*	•	•	*	•	•	•
21879	X		Hackney et, 1879	Carriage	nors and sione Briti tens: of Ag and	of the the Punjaers of Oucish Burm of Governor and Outhe Chief	North We be and the lh, the Co a, substants of the l dh, the Pu	estern Proceedings of Chief Contral Professor Chief The United Propagation of Chief Propagati	covinces Commis Covinces Covinces Burma
3+	•	*			*	•	•		•

Part IV -Burma Act

1898	, I	The Burma Genera Clauses Act, 1898	In section 20, before the word order in each of the places in which it occurs, insert notification.
			In section 21, for make substitute usue noti fications, between the words any and orders insert notifications, and for made substitute issued
			In section 24, before the word order, in each of the places in which it occurs, insert appointment, notification, and before the word issued, in each of the places in which it occurs insert made or

Part V - Regulation made under the Government of India Act, 1870 (33 & 31 Vict., c 3)

1874 | IX. The Arakan Hill District | In the first column of the schedule, Laws Regulation, 1874 | for H of 1857 substitute XI of 1857.

I Part I and so much of the rest of the secon I Schedule as do not affect a metricular jubby had in this Code is omitted

² Supri

³ Part III of this Schedule which relates to Acts of the Bengal Council is omitted,

(The Third Schedule.)

THE THIRD SCHEDING

Powers Act. Powers Act. Burma.			THE THIRD	SCHEDULE.		
Part I.—Regulations of the Bengal Code. * * * * * * * * * * * * * * * * * * *	1	2	. 3	4		
The Bengal State Prisoners Regulation, 1818. * * * * * * * * * * * * * * * * * * *	Year.	No.	Subject or short title.	Extent of repeal.		
The Bengal State Prisoners Regulation, 1818. * * * * * * * * * * * * * * * * * * *			Part I.—Regulations	of the Bengal Code.		
Regulation, 1818. ** ** ** ** ** ** ** ** **	1*	*		•		
Part II.—Acts of the Governor General in Council. 2*	1818	II	The Bengal State Prisoner Regulation, 1818.	In section 4, the words or City, wherever occur.		
2* * XXXII The Chief Commissioners Powers Act. In the preamble, the words and Br Burma. In section 1, the words or British Burma. In section 18, the word thrice and the last. ** * * * * * * * * * * * * * * * * *		* *	* * *	* * * *		
The Chief Commissioners Powers Act. In the preamble, the words and Branch. In section 1, the words or British Burma. In section 18, the word thrice and the last. ** ** ** ** ** ** ** ** **		Pc	art II.—Acts of the Governor	General in Council.		
Powers Act. Burma. In section 1, the words or British Burma. ** * * * * * * * * * * * * * * * * *	2*	*	* * *	* * * * *		
2*	1867	XXXII				
The Burma Steamboilers and Prime-boilers and Prime-movers Act, 1882. 2*				In section 1, the words or British Burma.		
boilers and Primemovers Act, 1882. ** * * * * * * * * * * * * * * * * *	2*	* *	* * *	* * * * *		
The Burma Laws Act, In the preamble, the word repeal. Section 18 and the fifth Schedule. ** * * * * * * * Part VII.—Regulations made under the Government of India Act, 1870 (33 & 34 Vict., c. 35* * * * * * * * * * 1874 IX The Arakan Hill District Laws Regulation, 1874. So much of section 3 and the Schedule as relates to Act XXXIV of 1855 (forcement of judgments of Charter Coulomb Act XXXII of 1867 (The Chief Coulomb Act XXXII) of 1867 (The Chief Coulomb Act XXII) of 1867 (The Chief Cou	1882	·XVIII	boilers and Prime-	In section 18, the word thrice and the word last.		
1898. Section 18 and the fifth Schedule. * * * * * * * * * * * * * * * * * *	2*	* *	* * *	* * * * *		
Part VII.—Regulations made under the Government of India Act, 1870 (33 & 34 Vict., c. 35 * * * * * * * * * * * * * * * * * *	31898	XIII		_		
Part VII.—Regulations made under the Government of India Act, 1870 (33 & 34 Vict., c. 25 * * * * * * * * * * * 1874 IX The Arakan Hill District So much of section 3 and the Schen as relates to Act XXXIV of 1855 (forcement of judgments of Charter Counand Act XXXII of 1867 (The Chief Country Powers Act). 1886 VII The Upper Burma Crimi- So much as is unrepealed.				Section 18 and the fifth Schedule.		
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Laws Regulation, 1874. as relates to Act XXXIV of 1855 (forcement of judgments of Charter Cou and Act XXXII of 1867 (The Chief Comissioners' Powers Act). 1886 VII The Upper Burma Crimi- So much as is unrepealed.	5*	* *	* *	* * * * *		
	1874	IX		as relates to Act XXXIV of 1855 (Enforcement of judgments of Charter Courts) and Act XXXII of 1867 (The Chief Com-		
	1886	VII	nal Justice Regulation,	So much as is unrepealed.		
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1890 VI Criminal Justice, Upper The whole. Burma.	1890	VI		The whole.		
5* * * * * * * *	5*	*	* * *	* * * * *		

¹ The rest of Part I which does not affect enactments published in this Code is omitted.
2 So much of Part II of this Schedule as relates to enactments not published in this Code

is omitted.

³ Ante.

⁴ Parts III, IV, V and VI of this Schedule relate respectively only to Acts of the Madras, Bombay, Bengal and United Provinces Councils.

5 The rest of Part VII which related to Regulations not belonging to the Burma Code is

omitted.

being in force

ACI No III of 1904 1

[20th February, 1901]

An Act to make further provision regarding the borrowing powers of certain local authorities

Where is it is expedient to make further provision regarding the borrowing powers of certain local authorities. It is hereby enacted as follows -

1 (1) This Act may be called the Local Authorities Loan Act, 1904 Short tile

(2) It applies only to the local authorities specified in the schedule. and any other local authority to which the Governor General in Council may by notification in the Gazette of India extend its provisions

2 Notwithstanding anything in any other enactment for the time Issue of being in force, but subject always to the provisions of section 25 of the bile Indian Paper Currency 1ct, 1882, a local authority may, with the previous sanction of the Governor General in Council, borrow money by means of the issue of '[bills or promissory notes payable] within any period not exceeding twelve months for any purpose for which such local authority may lawfully borrow money under any law for the time

Provided that the amount of the bills '[or promissory notes] which may be so issued, shall not exceed, when the amount of the other moneys for the time being borrowed by such local authority is taken into account, the total amount which such local authority is empowered by law to borrow

3 Notwithstanding anything in any other enactment for the time Power of being in force, a local authority may with the previous sanction of the to repay Governor General in Council borrow money in any manner authorised previous by law for the purpose of repaying money previously borrowed in loan accordance with law

Provided that nothing in this section shall be deemed to empower a local authority to fix a period for the repayment of any money borrowed thereunder which, when the period fixed for the repayment of the money previously borrowed is taken into account, will exceed the maximum period fixed for the repayment of a loan by or under any enactment for the time being in force

1882

by Statement of Objects and Reasons see Gazette of In ha 1903. Pt. V. j. 515, for Report of the Select Committee see hb d 1903. Pt. V. p. 19 and for Proceedings in Council see hbd 1903. Pt. V. Ip. 19 and 20.

See now s. 25 of the Indian Paper Currency Act. 1910 (2 of 1910).

These words were inserted by s. 25 of the Local. Yull ordical Local. Act. 1903 (8 of 1903).

Excise.

Γ1904: Act III.

Γ1906: Act VII.

Regulation of conditions of borrowing money under Act.

4. The Governor General in Council may, by general or special order, regulate the conditions on which money may be borrowed or and repaying repaid under this Act.

THE SCHEDULE.

(See section 1.)

The Corporation of Calcutta.

The Commissioners for the Port of Calcutta.

The Municipal Corporation of the City of Bombay.

The Trustees of the Port of Bombay.

The Municipal Commissioners for the City of Madras.

The Trustees of the Harbour of Madras.

The Municipal Committee of Rangoon.

The Commissioners for the Port of Rangoon.

The Municipality of Karachi.

The Trustees of the Port of Karachi.

The Trustees for the Improvement of the City of Bombay.

ACT No. VII of 1906.1

[31st August, 1906.]

An Act to amend the Excise Act, 1896.

WHEREAS it is expedient to amend the 2 Excise Act, 1896; It is XII of 1890; hereby enacted as follows:—

Short title. Amendment of section 3, (1), (), Ac XII, 1896.

Addition of

proviso to

Section 21, Act XII,

1896. Repeals.

- 1. This Act may be called the Excise (Amendment) Act, 1906.
- 2. In section 3, sub-section (1), clause (j), of the Excise Act, 1896, XII of 1896. the definition of "intoxicating drugs" the following shall be added, namely:—

[Ante, p. 112.]

- 3. [Amendment of section 18 (2), Act XII, 1896.] The amendment does not affect or apply to Burma.
- 4. To section 21 of the said Act the following proviso shall be added, namely:—

[Ante, p. 119.]

5. The United Provinces Excise Law Amendment Act, 1906, and I of 1906. section 2 of the Burma Excise Law Amendment Act, 1904, are hereby repealed:

¹ For Statement of Objects and Reasons, see Gazette of India, 1906, Pt. V, p. 28, and for Proceedings in Council, see ibid, Pt. VI, pp. 61 and 119. ² Ante, p. 107.

1908 Act VIII 7 Local Authorities Loan

Provided that any rules or orders which may have been issued under the Excise Act, 1896, as amended by either of the enactments hereby repealed, shall be deemed to have been issued under the Excise Act, 1896, as amended by this Act

ACT No VIII of 1908 1

[10th July 1908]

An Act to amend the Local Authorities Loan Act, 1904

WHEREAS IT IS expedient to amend the ²Local Authorities Loan Act, 1904, It is hereby enacted as follows —

- 1 This Act may be called the Local Authorities Loan (Amendment) Short utla. Act, 1908
- 2 In section 2 of the 'Local Authorities Loan Act, 1904, for the 'mendment words' 'bills repayable' 'the words' 'bills or promissory notes payable' 'offsection 2, shall be substituted, and in the provise to the same section, after the 1904 word "bills" the words "or promissory notes" shall be inserted

^{*} For Statement of Objects and Reasons see Gazette of India, 1903 Pt V p 231 and for Proceedings in Council see that 1903 Pt VI pp 123 and 141 inte p 181

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PART III.

REGULATIONS MADE BY THE GOVERNOR GENERAL IN COUNCIL UNDER THE GOV-ERNMENT OF INDIA ACT, 1870 (33 VICTORIA CHAPTER 3), FOR BURMA.

REGULATION No. VIII of 1874 1

Published in the Galette of India of 20th February, 1875, p 76, and in the Burma Gazette of 6th March, 1875, p 242.

Whereas by a Resolution passed by the Secretary of State in Preamble, Council on the fifth day of October, 1871, the provisions of the 33rd of Victoria, chapter 3, section 1, were declared applicable to the Hill District of Arakan.

And whereas the 2 Chief Commissioner of 3 British Burma has nio posed to the Governor General in Council a draft of the following Regulation together with the reasons for proposing the same,

And whereas the Governor General in Council has taken such draft and reasons into consideration, and has approved of such draft, and the same has acceived the Governor General's assent

In pursuance of the direction contained in the said section, the said Regulation is row published in the Gazette of India, and will be published in the local Gazette, and will thereupon have the force of law

Preliminary

1. This Regulation may be called the Arakan Hills Civil Justice Short title Regulation, 1874, and it shall extend to the tract of country known as Local extent. the Hill District of Arakan

¹ The Arakan Hills Civil Justice Amendment Regulation, 1876 (5 of 1876), is to be read

[&]quot;The Arakan Hills Civil Justice Amendment Regulation, 1876 (5 of 1876), is to be read with and taken as part of this Regulation, post

"Read now "Lioutenant-Governor," see Proclamition, dated 9th April, 1897 Gazette of India, 1897, Pt. I, p. 261 All powers conferred or duties impaced upon the Chief Commissioner, shall on and with effect from 1st May, 1897 be deemed to be and to have been conferred or imposed upon the Leutenant Governor of Burma, see Burma Laws Act, 1893 (13 of 1893) s. 15, onte

"Read now "Lower Burma see s. 7 of the Burma Laws Act, 1803 (13 of 1803)

"Reg 6 of 1874 came into force on 6th March, 1875, see Burma Cazette, 1875, Pt. I,

(Of the Courts, their Jurisdiction, and the law to be administered by them.)

In this Regulation-

words importing the masculine gender include females: words in the singular include the plural, and vice versa.

- "person" includes any company or association or body of individuals:
 - "month" means month reckoned according to the British calendar:
- "British India" means the territories for the time being vested in Her Majesty by the 'Statute 21 & 22 Vict., c. 106; other than the Settlement of Prince of Wales' Island, Singapore and Malacca; and "section" means the section of this Regulation.
 - Of the Courts, their Jurisdiction, and the law to be administered by them.

Powers of the Courts 2. The Civil Courts in the said district shall be of three grades (namely)—

the Courts of the Assistant Commissioners and Extra Assistant Commissioners;

the Court of the Deputy Commissioner; and the Court of the Commissioner:

And the powers of such Courts, respectively shall be as follows: -

- (a) an Assistant or Extra Assistant Commissioner may try original cases whatever be the value or the amount of the subject-matter thereof:
- (b) the ²Deputy Commissioner may, except as hereinafter provided, hear appeals from all decrees and orders of the Assistant Commissioner and Extra Assistant Commissioner:
 - he may also remove into his own Court any original case pending in the Court of one of these officers, and dispose of it himself, or transfer any such case from the Court of one of these officers to the Court of another:
- (c) the Commissioner shall be the highest Court of appeal in all civil matters: he may, except as hereinafter provided, hear appeals from the decrees and orders of the Deputy Commissioner whether passed in original cases or on appeal:
 - he may also remove into his own Court any original case or appeal pending in any subordinate Court, and dispose of

¹ The Government of India Act, 1808, Coll. Stats. Ind., Vol. I. ² For jurisdiction of Deputy Commissioner to entertain and try all civil suits originallyinstituted in his own Court, see the Arakan Hills Civil Justice Amendment Regulation,. 1876 (5 of 1876), s. 2, post.

(Of the Courts, their Jurisdiction, and the law to be administered by them Of Appearances, Applications and Acts by Parties)

the same, or transfer any original case from any one subordinate Court to any other

3 The Court shall not try any suit in which the matter in issue has Effect of been heard and finally decided by a Court of competent jurisdiction in inor adjude a former suit between the same parties in the same rights, or between parties under whom they or any of them claim

The Courts shall not try any suit in which the matter in issue is also Effect of in issue in another suit between the same parties, or between parties rending suit under whom they or any of them claim, pending in the same or any other Court whether superior or inferior, in British India

4 When in any civil proceeding it is necessary for any of the Law to be Courts mentioned in section 2 to decide any question regarding successation inheritance marriage or easte, or any religious usage or institution,

the Buddhist law in cases where the parties are Buddhists.

the Muhammadan law in cases where the parties are Muhammadans, and

the Hindu law in cases where the parties are Hindus shall form the rule of decision, except in so far as such law has by legislative eractment, been altered or abolished or is opposed to any custom having the force of law in the said tract

In cases not provided for by the former part of this section or by any other law for the time being in force the Court shall act according to justice, equity and good conscience

Of 1ppearances 1pplications and Acts by Parties

5 The Court may in its discretion, for any sufficient reason, permit \(\frac{1}{2} \) party may any appearance application or act required to be made or done by a loat party and party under this Regulation to be made or done by such party through \(\frac{1}{2} \) party and a duly authorized agent. Such permission shall in all cases be granted to persons exempt from personal appearance under sections 55 and 56

6 Except with the permission of the Court grunted under section 5, if not so per every such appearance, application or act shall be made or done by the appearance parties in person

7 The Court may, if it thinks fit in any case in which it has per I reason to mitted a party not being a person exempt from personal appearance at party must with under sections 55 and 66 to appear by agent, withdraw such permission drawn at any stage of the proceedings, recording its reasons for so doing, and require such party to attend in person

8 Any party required to attend in person under section 7 and C nsequences failing so to attend, shall be subject to all the provisions of sections 26 and person to 31 applicable to parties who do not appear

(Of the Institution of Suits. Of the Service of Summons on Defendants.)

Γ1874: Reg. VIII.

Of the Institution of Suits.

Filing plaint or making complaint. 9. The plaintiff may commence his suit either by making to the Judge a verbal complaint which shall be reduced to writing by an officer of the Court, or by presenting a written plaint.

Examination of plaintiff.

10. On a complaint being made or a plaint presented, the Court shall register the suit and examine the plaintiff or his agent as to the merits of his case.

Summary dismissal of suit.

11. If upon such examination it appears that there is no substantial cause of action or that the claim is one which from its nature is not a proper subject of litigation in a Civil Court, the Court may dismiss the suit.

Issue of summons.

12. If upon such examination it is found that the plaintiff sets forth a good cause of action, the Court shall issue a summons to the defendant to appear and answer at a certain place and on a certain day.

Of the Service of Summons on Defendants.

How service shall be made when there are several defendants. 13. Service of the summons shall be made by delivering or tendering a copy thereof under the signature of the Judge and seal of the Court; and when there are more defendants than one, service of the summons shall be made on each defendant.

Service to be on defendant in person. Service when defendant cannot be 14. Whenever it is practicable the service shall be on the defendant in person.

defendant cannot be found.
In all cases the person served is to be required to endorse the summons.
But service is

15. When the defendant cannot be found it may be made on any adult male member of his family residing with him.

16. In all cases where the summons is served on the defendant personally, or on any person on his behalf, the person on whom the service is made shall be required to sign an acknowledgment of service, to be endorsed on the original summons, or on a copy thereof under the seal of the Court. If such person refuse to sign the acknowledgment, the service of the summons shall nevertheless be held sufficient, if it be otherwise proved to the satisfaction of the Court.

Service when personal service cannot be effected.

sufficient

without.

17. When the defendant cannot be found, and there is no person on whom the service can be made, the service may be effected by fixing the copy of the summons on the outer door of the house in which the defendant is dwelling, if he is dwelling at any place within the district.

Time and manner of service to be endorsed on summons. 18. The person serving a summons shall, in all cases in which the summons has been served, endorse on the original summons, or on a copy thereof under the seal of the Court, the time when, and the manner in which, it was served.

(Of the Service of Summons on Defendants Consequences of Nonannearance of Parties)

19. When a summons is returned to the Court without having been When sum served if the plaintiff satisfies the Court that there is reasonable ground returned for believing that the defendant is keeping out of the way for the uncerted for believing that the defendant is according out of the way for the unstable purpose of avoiding the service of the summons, the Court shall order sustanted the summons to be served by fixing up a copy thereof upon some servee if conspicuous place in the court house, and also upon the door of the standard that house in which the detendant last resided, if it be known where he last antisacoid resided on that the summons shall be served in such other manner as ing service the (ourt thinks proper And the service so substituted by order of the Court shall be as effectual as if it had been made in the manuer above specified

20 Whenever service is substituted by order of the Court by virtue When service of the power contained in the last preceding section, the Court shall fix stubied the such time for the appearance of the defendant as the case may require

time for

21 If the defendant be resident beyond the limits of the district service of and have no agent empowered to accept the service, the Court in which similar the suit is instituted shall transmit the summons for service to any antresses Court having jurisdiction at the place where the defendant resides by beyond himts which it can be most conveniently served

22 If the defendant be resident out of British India and have no servenor agent empowered to accept the service, the summons shall be addressed summons to the defendant at the place where he may reside and forwarded to antreades him by post or otherwise, and if, on the day fixed for the hearing of cutof British the suit, or on any day to which the hearing may be adjourned the Procedure in defendant does not appear, the plaintiff may apply to the Court and the casoof non appearance Court may direct that the plaintiff shall be at liberty to proceed with of defendant his suit in such manner and subject to such conditions as the Court thinks fit

23 When the suit is for land or other immoveable property, and the Service summons for any reason cannot be served on the defendant in person chargeof the summons may be served on any agent of the defendant in charge immovable 1 reports of such property

Consequences of Non appearance of Parties

24 If, on the day fixed for the defendant to appear and answer, or Breater any other day subsequent thereto, to which the hearing of the suit may suit to be be adjourned neither party appears when called upon by the Court, the lumised suit shall be dismissed

Whenever a suit is dismissed under this section, the plaintiff may or dank bring a fresh suit, or, if within the period of thirty days he satisfies the centercuse Court that there was a sufficient excuse for his non appearance, the appearance (Consequences of Non-appearance of Parties.)

fresh summons may be issued.

If plaintiff only appear, Court may proceed ex parte.

If defendant appear on day of ading, he may be heard.

If due service of summons be not proved, Court may order issue of second summons.

If service was not in due time, Court may adjourn hearing and direct notice to be given to defendant.

If defendant only appears, Court to pass judgment by default.

No fresh suit after such judgment.

Consequence of nonappearance of one ormore of several laintiffs.

Consequence of nonappearance of one or more of several defendants.

Court may issue a fresh summons upon the plaint already filed or complaint already recorded.

25. If the plaintiff appears and the defendant does not appear and it is proved to the satisfaction of the Court that the summons was duly served, the Court shall proceed to hear the suit ex parte.

If the defendant appears on any subsequent day to which the hearing of the suit is adjourned, and assigns good cause for his previous journed hear- non-appearance, he may, upon such terms as the Court may direct as to payment of costs or otherwise, be heard in answer to the suit in like manner as if he had appeared on the day fixed for his appearance.

- 26. If the plaintiff appears and the defendant does not appear, and it is not proved to the satisfaction of the Court that the summons was duly served in any of the modes of service hereinbefore provided, the Court may direct a second summons to the defendant to be issued in any of the said modes.
- 27. If the plaintiff appears and it is proved to the satisfaction of the Court that the summons was served on the defendant, but not in sufficient time to enable him to appear and answer on the day fixed in the summons, the Court shall postpone the hearing of the suit to a future day to be fixed by the Court, and may direct notice of such day to be given to the defendant.
- 28. If the defendant appears and the plaintiff does not appear, the Court shall pass judgment against the plaintiff by default, unless the defendant admits the claim, in which case the Court shall pass judgment against the defendant upon such admission.

When judgment is passed against a plaintiff by default, he shall be precluded from bringing a fresh suit in respect of the same cause of action.

29. If there are two or more plaintiffs and one or more of them appear and the other or others of them do not appear, the Court may proceed with the suit at the instance of the plaintiff or plaintiffs who appear in the same way as if all the plaintiffs had appeared, and pass such order as may be just and proper in the circumstances of the case;

and if there are two or more defendants, and one or more of them appear and the other or others of them do not appear, the Court shall proceed with the suit to judgment, and shall at the time of passing judgment give such order, with respect to the defendant or defendants who have not appeared, as is just and proper in the circumstances of

30. No appeal shall lie from a judgment passed ex parte against

No appeal

(Of fixing Issues and of the Preparations for the Hearing)

t defendant who has not appeared, or from a judgment against a from judgments plaintiff by default for non appearance

nas of ca

But in all cases in which judgment is passed ex parte against a Wich and defendant, he may apply, within a reasonable time, not exceeding 'hirty how judg days after any process for enforcing the judgment has been executed, park gainst to the Court by which the judgment was passed, for an order to set it a defendant aside, and, if it is proved to the satisfaction of the Court that the aside. summons was not duly served, or that the defendant was prevented by any sufficient cause from appearing when the suit was called on for hearing, the Court shall pass an order to set aside the judgment and shall appoint a day for proceeding with the suit

In all cases of judgment against a plaintiff by default he may apply, Wignand within thirty days from the date of the judgment, for in order to set how judg it aside, and, if it is proved to the satisfaction of the Court that the fault armst plaintiff was prevented by any sufficient cause from appearing when a plaintiff the suit was called on for hearing, the Court shall pass an order to aside set aside the judge ent by default and shall appoint a day for proceed

me with the suit

But no judgment shall be set aside on any such application as vojudgment aforesaid unless notice thereof have been served on the opposite party

to be set aside without notice to oppasito parti ting asi lo

In all cases in which the Court passes an order under this section Order i richfor setting aside a judgment, the order shall be final,

iud_ment shall be final but, in all cases in which the Court rejects the application an inalical

appeal shall he from the order of rejection to the tribunal to which ir morder frejects in the final decision in the suit would be appealable Provided that the appeal be preferred within the time allowed for an irrare

appeal from such final decision

Of fixing Issues and of the Preparations for the Hearing

31 If both parties or their agents are present on the day fixed for fr amage the defendant to appear and answer, or on any subsequent day to which su a the proceedings may be adjourned for this purpose, the Judge shall examine them with a view to ascertaining upon what questions of law and fact the parties are at issue and, having with his own hand made a note of such examination, shall frame and record the issues of law and fact on which the right decision of the case may depend

32 If the parties are at issue on any question of fact the Court Fam int in shall then further examine them or their agents as to the evidence their fittings intend to adduce upon such question and shall fix a time and place for the hearing of the suit, and, upon such sums being deposited for all, it

(Of fixing Issues and of the Preparations for the Hearing. Of the Hearing. Of Commissions to take Evidence, make local Enquiries and examine Accounts.)

them, etc. Issue of summons to witnesses.

Service of summons on witnesses.

Witness neglecting to attend may be arrested. the expenses of witnesses as the Court thinks reasonable, shall issue such summonses for the attendance of witnesses and the production of documents as the parties may desire.

- 33. Every summons to a witness shall be served as nearly as may be in the manner already hereinbefore provided for the service of summons on a defendant.
- 34. If any witness on whom a summons has been so served neglects or refuses to appear at the time and place appointed, and offers no reasonable excuse for such neglect or refusal, the Court may issue a warrant to bring such witness before it to give his evidence.

Of the Hearing.

other day to which the hearing may be adjourned, the evidence of the

witnesses and of any parties to the suit appearing as witnesses shall be taken by the Judge orally in open Court, and in presence of the parties.

Any evidence given in a language not understood by any party to a

suit shall be interpreted to such party as the examination proceeds

Each party may examine the opposite party and all witnesses.

35. On the day appointed for the hearing of the suit or on some

Evidence how to be taken;

to be inter-

Parties may examine. Evidence how to be recorded.

preted.

36. The substance of all evidence thus taken shall be reduced to writing by the Judge as the examination proceeds, with his own hand, in English in the Courts of the Commissioner, the Deputy Commissioner and the Assistant Commissioners, and in Burmese in the Courts of the Extra Assistant Commissioners.

Court
may of its
own motion
examine witness or
require production of
a document.

37. The Court may at any stage of the proceedings in a suit examine as a witness any person present in Court, or call upon him to produce any document or other thing. or summon any person to give evidence or produce any document or other thing, if it considers that the evidence of such person or the production of such document or thing is likely to aid it in the decision of the matters in dispute.

Of Commissions to take Evidence, make local Enquiries and examine Accounts.

ssue of commissions when witness is unable to attend; 38. If in any case—

(a) the evidence of a witness is required who is resident at some place far distant from the place where the Court is held, or who is unable from sickness or infirmity to attend before the Court to be personally examined, or is exempted under section 55 or section 56 from personal appearance in Court, or,

(Of Judgment)

(b) a local investigation seems requisite for elucidating any when local investigation matter in dispute, or,

(c) an examination of any accounts becomes necessary.

when accounts are

the Court may, if it thinks fit, issue a commission to any person to be delegating to him such powers and containing such instructions as it cannot thinks necessary for the examination of such witness, or the making of such local investigation or the examination of such accounts, and such commission and the return thereto, and the depositions of any witnesses who may have been examined under such commission, and any documents filed before the Commissioner, shall form part of the record

Of Judgment

39. When the documentary evidence (if any) has been perused, the Delicety of witnesses examined and the parties heard, the Court shall, either Independent numediately or on some subsequent day, of which due notice shall be given to the parties, deliver its judgment

40. The judgment shall be written by the Judge with his own and, Judgment in English in the Courts of the Commissioner, the Deputy Commissioner have to be and the Assistant Commissioners, and in Burmese in the Courts of the Extra Assistant Commissioners, and it shall be dated and signed by

the Judge at the time it is delivered

When the judgment is written in English, it shall be translated Wiento be into Burmere, and the translation shall be signed by the Judge at the translated time of delivering judgment

41. The judgment shall contain the decision of the Court upon each Judgment issue, together with the grounds of such decision, and shall conclude contain, with a decree clearly stating the relief granted or other determination Decree of the suit

Provided that, when the decision upon any one or more issues sufficient for the disposal of the suit, it shall be in the discretion of the Court to abstain from pronouncing any decision upon the remaining issues

42. The decree shall specify the costs payable and the parties by Costs to be specified in whom they are to be paid

In determining the amount of costs no allowance shall be made for No allowance the remuneration of agents employed in the suit, and the costs of time for remunerations are time and process shall be calculated according to the actual rate of Control serving any process shall be calculated according to the actual rate of Control serving of the person employed to serve such process for the time during ingreeous which he was occupied in serving it

43. When the suit is for a sum of money due to the placatiff, the interest may continuous in the decree order interest at such rate as it thinks lit to date of

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(Of Judgment. Of special Courses of Procedure to be followed in certain Cases.)

decree, and from date of decree to date of payment. be paid on the principal sum adjudged from the date of suit to the date of decree, in addition to any interest adjudged on such principal sum for any period prior to the date of suit; with further interest on the aggregate sum so adjudged and on the costs of the suit, from the date of the decree to the date of payment.

Court may order payment by instalments. 44. In all decrees for the payment of money the Court may for any sufficient reason order that the amount shall be paid by instalments with or without interest.

Decree for delivery of moveable property to fix a sum payable as alternative. Copies of judgment to be furnished to parties.

- 45. When the suit is for moveable property, if the decree be for the delivery of such property, it shall further fix an amount of money to be paid as an alternative if delivery cannot be enforced.
- 46. Certified copies of the judgment, and, in cases where the judgment is required to be translated, of the translation thereof, shall be furnished to the parties on application and payment by them of the expenses of preparing such copies.

Of special Courses of Procedure to be followed in certain Cases.

Arrest and attachment before judgment when defendant seeks to evade proceedings.

47. If the Court at any stage of the proceedings before judgment is satisfied upon such enquiry as it may consider necessary that the defendant, with intent to avoid or delay the plaintiff, or to obstruct or delay the execution of any judgment that may be passed against him, is about to leave the jurisdiction of the Court or to dispose of any property or remove any moveable property from the jurisdiction of the Court, it may issue its warrant for the apprehension of the defendant or the attachment of his property, or both, and may, unless the defendant gives security for the satisfaction of any judgment that may be pronounced against him, detain him in custody and his property under attachment until judgment is pronounced.

Security may be required from defendant about to leave British India.

48. If the Court at any stage of the proceedings before judgment is satisfied, upon such enquiry as it may deem necessary, that the defendant is about to leave British India, with intent to remain absent so long that the plaintiff will or may be thereby obstructed or delayed in the execution of any judgment that may be passed, it may call upon the defendant to furnish security for the satisfaction of any judgment that may be pronounced against him; and unless he furnishes such security may commit him to custody until judgment is pronounced.

Injunction against waste, damage or alienation of property in dispute.

49. If the Court at any stage of the proceedings before judgment is satisfied, upon such enquiry as it may deem necessary, that any property which is in dispute in the suit is in danger of being wasted, damaged or alienated by any party to the suit, it may issue an injunc-

(Of special Courses of Procedure to be followed in certain Cases Miscellaneous \

tion to such party commanding him to refrain from doing the particular act complained of, or give such orders for the purpose of staving and preventing him from wasting, damaging or alienating the property, or for the care and custody thereof, as it deems fit

50. In any suit for restraining the defendant from the committal injunction of any breach of contract or other injury, the Court may at any time again t after the commencement of the suit, whether before or after judgment, contractor and on such terms as it deems fit, issue an injunction restraining the committated defendant from the repetition or continuance of the breach of contract or wrongful act complained of, or the committal of any similar breach of contract or injury, and in case of disobedience such injunction may be enforced by imprisoning the defendant in the civil iail until he obeys the injunction

51. The Court may at any time vory or set aside any order made lower to by it under any one of the four last preceding sections, and, if it is vary or set satisfied that any such order has been applied for and procured by any made under party on ri unds known to such party to be insufficient, it may award sections, against such party in its decree such amount, not exceeding two and to ad hundred rupees, as it may deem a reasonable compensation to the party judge compensation aggrieved by such order

52 When a defendant is committed to custody under section 47, 48 Subsist or 50, the plaintiff shall be required to advance money for the subsist ence money for defendant ence of such defendant as provided by section 62 in the case of a imprisoned judgment debtor committed to prison

53. If at any hearing of a suit it appears to the Court desirable that Power to any person not already a party to such suit should be made a party add parties. thereto, it may direct that such person shall be made a plaintiff or

defendant, as the case may be

In such case the Court shall assue a notice to such person in the manner provided for the service of a summons on a defendant

54 All suits involving any of the questions mentioned in section Certain suits 14] shall be heard with the aid of assessors selected by the Court from with the ail the class to which the parties belong of assessors

Miscellaneous

55 Women who, according to the custom and manners of the clars Certain to which they belong, ought not to be compelled to appear in public " mener en pied from shall be exempt from personal appearance in Court, whether as parties appearing in or witnesses

^{&#}x27; The figure "4 ' was substituted for the original figure "3" by the Arakan Hills Civil Justice Regulation (1874) Amendment Regulation 1892 (2 of 1892) post 0.2

(Miscellaneous. Of the Execution of Decrees.)

Chief Commissioner may grant exemption from appearing in person. Process to be issued without requiring prepayment of fees.

56. The 'Chief Commissioner may, at his discretion, exempt from personal appearance in Court, whether as a party or as a witness, any person whose rank appears to entitle him to such exemption, and may withdraw the privilege so accorded.

57. Summonses and all other process of the Court shall be issued without requiring any previous payment of fees, the cost of service or execution being recovered eventually from the party declared liable under section 42 to pay the same, by attachment and sale of his moveable property and imprisonment of his person as if a decree for the amount had been passed against him in favour of the Deputy Commissioner.

Documents admitted in evidence or copies thereof to be filed. 58. All documents other than entries in books admitted as evidence in a suit shall be filed with the record, and shall not be returned to the parties without the express permission of the Court. A duly authenticated copy of any document so returned shall be filed with the record.

When any party desires to put in evidence an entry in a shop book or other book, he shall produce the book to the Court together with a copy of the entry on which he relies. The Court shall forthwith mark the entry tor the purpose of identification, and, having examined and compared the copy with it shall file such copy with the record, and shall, unless it sees reason to impound it, return the book to the party producing the same.

59. Except as otherwise specially provided, the Courts in hearing appeals and executing decrees, and in all miscellaneous civil proceedings, may exercise all the powers conferred on them in respect of original suits, and shall follow the procedure prescribed for such suits in so far as the same may be found applicable.

Courts may exercise the powers conferred in respect of original suits, and shall follow the procedure prescribed for such suits.

²Of the Execution of Decrees.

Execution of decrees—

60. The Court shall, upon the application of the decree-holder made verbally or in writing, execute its decrees in the following manner, that is to say:—

for property;

- (a) a decree for any property in the possession of the judgmentdebtor, by giving possession of such property to the decree-holder;
- or, when the property is moveable and possession of it cannot from any cause be given, levying in the manner next

¹ Read now "Lieutenant-Governor," see second footnote on p. 185, ante.

² Ss. 223 to 228 of the Code of Civil Procedure, 1882 (Act 14 of 1882), relating to Courts by which a decree may be executed were extended to these hills under s. 5 of the Scheduled Districts Act, 1874 (14 of 1874), see Burma Gazette, 1889, Pt. I, p. 369.

(Of the Execution of Decrees)

hereinafter provided the amount fixed as an alternative under section 45,

(b) a decree for partition, by dividing the property and giving for partition, the decree holder possession of his portion,

(c) a decree for money, by arrest and imprisonment of the judg for money, ment-debtor.

or by attaching his moveable property and selling it by auction, or by both,

(d) a decree for the performance of any act by the judgment for the jet debt, by arrest and imprisonment of the judgment debtor as act by the or by attaching his moveable property and retaining it judgment debtor

But, except as hereinafter provided, no person shall be imprisined limit to in execution of a decree for money for a longer period than three months, improon or after he has satisfied the Court that he has done his best to discharge ment the debt, and that he has no property remaining against which execution can be had

61 If it appears in the course of the execution of any decree for Impreson money that the judgment debtor had before the passing of such decree, included or has since, concealed any property, or his interest therein or fraudu-debtor lently transferred or removed any property or committed any other act and execution of bad faith with a view to obstructing or delaying execution, the time impresonment in execution of such decree may extend to six months, and the judgment debtor shall not be released on the ground of his imability to satisfy the decree

62 When a judgment debtor is committed to prison, the Court shall Subsitions from time to time fix whatever monthly allowance it deems sufficient judgment for his subsistence, not being less than one aims or more than four debtor in annus per day, and such allowance shall be paid by the decree holder lengthly in advance on the first day of each month, beginning with the day on decree-holder which the judgment debtor is committed to prison

If the plaintiff omit to pay the allowance, the judgment debtor shall be released

63. The amount of subsistence allowance advanced by a decree-Recovery of holder and all other costs of execution shall be added to the amount men and of the decree and recovered therewith

64. Whenever a person has become liable as security for the perform-become of a decree or of any part thereof, the decree may be executed sureness against him to the extent to which he has rendered himself liable, assuring the same manner as a decree may be enforced against a defindant

65. When an application is made for the execution of an ex-arte Execution of decree, the Court may in its discretion, before ordering execution, derees,

(Of the Execution of Decrees. Of Appeals and Reviews.)

require the applicant to give security for compensation for any injury that may be done in the course of such execution, or may issue a notice to the judgment-debtor to show cause why the decree should not be executed.

Execution of a decree out of the jurisdiction of the Court. 66. If a decree cannot be executed within the jurisdiction of the Court whose duty it is to execute the same, such Court may transmit to any other Court a copy of the decree, together with a certificate that satisfaction of such decree has not been obtained by execution and a copy of any order for execution of such decree that may have been passed, and may request the Court to which such copies and certificate are transmitted to execute the decree as if it were a decree made by itself.

Execution of a decree of a Court beyond the limits of the district. On receiving similar copies and a similar certificate and requisition from any Civil Court within any part of British India beyond the limits of the district, or established by the authority of the Governor General in Council in the territories of any ¹ foreign Prince or State, for the execution of a decree made by such Court, the Deputy Commissioner or of any of the officers hereinbefore mentioned, to whom he may transfer the matter for disposal, may execute such decree as if it had been made by himself.

Of Appeals and Reviews.

Appeal how made.

Within what period to be presented.

67. Appeals shall be made in the form of a memorandum accompanied by a copy of the decision appealed against, and shall be presented within six weeks from the date of such decision. The period of six weeks shall be reckoned from and exclusive of the day on which the decision was pronounced and also exclusive of such time as may be requisite for obtaining a copy of such decision.

Where to be presented.

An appeal may be presented either to the Appellate Court or to the Court from whose decision it is made for transmission to the Appellate Court.

The appellant to be heard.

68. The Appellate Court on receiving the memorandum of appeal shall fix a time and place for hearing the appellant, and shall notify the same to the appellant.

ppeal preented after expiry of period allowed to be dismissed. 69. If the appeal has been presented after the expiration of the period allowed by section 67, and the appellant is unable to show any sufficient cause for the delay, the Appellate Court shall dismiss the appeal.

When no grounds are shown, the

70. If after hearing the appellant, and, if it deems it necessary to do so, referring to the proceedings of the lower Court, the Court is of

¹ For list of such Courts, see the Western India Volume of Macpherson's Lists of British Enactments in force in Native States, Ed. 1895, pp. 372 and 373

(Of Appeals and Reviews.)

opinion that there is no substantial ground of appeal, it shall dismiss appeal may be summarthe appeal.

TI. If the appeal is not dismissed under either of the two last Issued sunpreceding sections, the Court shall summon the respondent to appear and respondent, answer on a certain day and at a certain place, and, after hearing both Hearing of parties on the day so fixed or on some subsequent day to which the appeal, proceedings may be adjourned shall pronounce its judgment

72. The Appellate Court may, on an appeal being preferred and staying sufficient cause shown, issue an order to stay the execution of the decision execution under appeal, but before issuing any such order it shall in all cases derappeal require security to be given for the due performance of the deeres or

order it may ultimately make

73. The Appellate Court may in its discretion itself take additional Power to take evidence in any case or may remand the case to the Court whose decision additional is appealed against or to any other Court with a view to further appeal, enquiry being made or additional evidence taken by such Court

Whenever a case is thus remainded the order of remaind shall be piver to written by the Appellate Judge with his own hand, and shall contain remaind the a detailed statement of the grounds on which it is made and of the case particular joints in which further enquiry is directed or additional evidence required.

74. Every decree or order of an Appellate Court shall be transmitted precuion of to the Court of first instance, and shall be executed by such Court as if decree and it were its own

orders of Appellate Courts Commis

75. The Commissioner may for any sufficient reason review any Commiss decree or order passed by himself and from which no appeal has been power of preferred to Her Majesty in Council

No Court below that of the Commissioner shall review any decree when other or order made by it except for the purpose of correcting a clerical error courts may not other error, mainfestly the result of an oversight, without previously obtaining the permission of the Court to which an appeal would be from such decree or order

76. The '[Chief Court] of 'British Burma may call up any appeal Power to call pending in the Court of the Commissioner, and proceed to try the case upappeal paining as if it were an appeal instituted '[in the Chief Court]

The ¹ [Chief Court] shall send to the Court of the Commissioner a massioner copy of ¹ [its judgment] in any case tried under this section, and the said Court shall dispose of the case in conformity with such judgment.

The words "Chief Court," in the Chief Court " and " its judgment" in a 76 were substituted for the words " Judicial Commissioner" wherever they occur in that section and for the words " in his (own) Court " and " his judgment" respectively by a 47 of the Lower Hurma Courts at the TOO (oo 1100), are p. 150.

131. Common " Lower Burma," see a 7 of the Burna Laws Act, 1833 (13 of 1838), ante, n. 131.

(Of Pending Cases. Of Rules of Practice.)

Arakan Hill District Laws. Γ1874: Reg. IX.

Of Pending Cases.

Pending cases how disposed

77. All cases pending in the Hill District of Arakan at the time of the passing of this Regulation shall be disposed of by such of the Courts hereinbefore mentioned as the 'Chief Commissioner may direct, and shall be dealt with as nearly as may be in accordance with the provisions of this Regulation;

But if in any such case it appears to the Court that the application of any provision herein contained would deprive any party of any right which but for the passing of this Regulation, would have belonged to him, the Court may proceed according to the law in force before the passing of this Regulation.

Of Rules of Practice.

Power to make rules of practice.

78. The Commissioner may, from time to time, with the previous sanction of the ¹Chief Commissioner of ²British Burma, make general rules consistent with this Regulation for regulating the practice and proceedings of his own Court and the Civil Courts subordinate thereto.

REGULATION No. IX of 1874.

Published in the Gazette of India of 20th February, 1875, p. 83, and in the Burma Gazette of 6th March, 1875, p. 249.

Preamble.

Whereas by a Resolution passed by the Secretary of State in Council on the fifth day of October, 1871, the provisions of the thirty-third of Victoria, chapter three, section one, were declared applicable to the Hill District of Arakan:

and whereas the 'Chief Commissioner of 'British Burma has proposed to the Governor General in Council a draft of the following Regulation together with the reasons for proposing the same;

and whereas the Governor General in Council has taken such draft and reasons into consideration, and has approved of such draft, and the same has received the Governor General's assent:

In pursuance of the direction contained in the said section, the said Regulation is now published in the Gazette of India and will be published in the local Gazette, and will thereupon have the force of law.3

¹ Read now "Lieutenant-Governor," see Proclamation, dated 9th April, 1897, Gazetteof India, 1897, Pt. I, p. 261. All powers conferred or duties imposed upon the Chief Commissioner shall, on and with effect from 1st May, 1897, be deemed to be and to have beenconferred or imposed upon the Lieutenant-Governor of Burma. See Burma Laws Act, 1898.
(13 of 1898), s. 15, ante, p. 135.

² Read now "Lower Burma," see s. 7 of the Burma Laws Act, 1898 (13 of 1898).

³ Reg. 9 of 1874 came into force on the 6th March, 1875.

(Preliminary Acts and Regulations in force Assessment and Collection of Revenue)

Preliminary

1. This Regulation may be called the Arakan Hill District Laws Short title Regulation, 1874,

And it shall extend to the tract of country known as the Hill District Local extent of Arakan

2. Except as hereinafter provided, all Regulations of the Bengal Repeal of Code and all Acts of the Governor General in Council, in so far as they enactments, apply to the said district, are repealed

But not so as to revive any enactment repealed, or to affect anything done or any offence committed, or any fine or penalty incurred or any proceedings commenced, before the passing of this Regulation

Acts and Regulations in force

- 3. The Acts and Regulations mentioned in the schedule hereto tesand annexed shall be held to extend to the said district to the extent and Regulations subject to the modifications indicated respectively in the third and fourth columns of the same schedule
- 4. 10 0 0 The functions of the High Court Functions of in all civil and miscellaneous matters shall be discharged by the Combine that the charged by the Combination of the High Court of the Commissioner
- 5. 2[Notwithstanding anything in the JIndian Arms Act, 1878, or Operation in any rule under that Act, no license to manufacture, or deal in, arms of tet XI of or ammunition shall be granted without the express sanction of the Local Government]
- 6-9. [Spirituous Liquors and Intoxicating Drugs] Rep by Act XI of 1889, s 2 (1)

Assessment and Collection of Resenue

10. Measured land in the plains shall be assessed at rates varying to measured from eight annas to one rupee an acre at the discretion of the Deputy lands. Commissioner subject to appeal to the Commissioner, but no assessment on such land once made shall be altered without the sanction of the Commissioner.

section thereof and 1ct No VI of

section thereof and Act No VI of the said district, but no license to ranted without the express sanction

Schedule, ante, p 148.

1878

^{&#}x27;The first and second paras of s. 4 were repealed by the Lower Burma Courts Act, 1889 (II of 1839)
'This section was substituted by the Burma Laws Act, 1893 (13 of 1893), see Third

Gent Acts, Vol. II



(Schedule)

THE SCHEDULE ABOVE REFERRED TO.

(See section 3)

I.-Acts.1

No. and year.	Subject	Extent of applica-	Modifications
IV of 1837 XXXII of 1839 XIX of 1841	Power to hold land Interest Curators .	The whole Act Ditto The whole Act, ex cept sections 16 and 20	For 'Judge of the Court of the Distract' and 'Judge' read "Beputy Commissioner", for Sudder Dewary Vlawlitt" read "Judgeal Commissioner", and for 'Collector" read "Deputy Commissioner".
V of 1843	Slavery .	The whole Act	Commissioner
XVIII of 1850	Protection of Ju dicial Officers	Ditto	
XIX of 1850	Apprentices .	Ditto	
XXI of 1850	Non forfeiture of rights by loss of caste	Ditto	For 'territories subject to the Government of the East India Company and the said territories read British India;" and for Courts of the East India Company 'read' Courts of British India;
XXXIV of 1850 XXXVII of 1850	State prisoners Inquiries into be haviour of Pub-	The whole Act Sections 2 to 22 (both inclusive) and section 25	2
VIII of 1851	Tolls on roads and bridges	The wi ole Act	
XXX of 1852	Naturalization of aliens	Ditto	
II of 1853	Burdens on land	Ditto.	
XIII of 1822	Compensation for death, caused by actionable wrong	Ditto	+

tted from this Schedule as they

• Vol II of 1860, 3 of 1871, 9 of 1871, 11

of 1632, s. 2. dian and Wards Act, 1890 (8 of (Schedule.)

THE SCHEDULE—continued.

I.—Acts—continued.

No. and year.	Subject.	Extent of application.	Modifications.
1* * *	* * *	* * *	
XV of 1856	Re-marriage of Hindu widows.	The whole Act.	
² [XI] of 1857	State-offences .	Ditto.	
III of 1858	State prisoners .	Sections 2 and 5.	
XXXV of 1858	Lunatics	The whole Act, ex- cept section 1.	For "Supreme" read "High."
XXXVI of 1858	Lunatic Asylums	The whole Act.	
XLV of 1860	Penal Code .	Ditto.	
V of 1861	Police	The whole Act, except section 11.	
XXIII of 1863	Claims to waste- lands.	The whole Act.	
III of 1864	Foreigners	Ditto.	•
· III of 1865	Carriers	Ditto	In sections 6 and 7, for "Act XXII of 1863 (to provide for taking land for works of public utility to be constructed by private persons or companies, and for regulating the construction and use of works on Land so taken)" read "SThe Land Acquisition Act, 1870."
X of 1865	Succession	The whole Act (except sections 329, 330 and the schedule), but not so as to affect Native Christians.	Aequisition Act, 1070.
XXI of 1865	Intestate Suc- cession to Pársís.	The whole Act.	
4* * *	* * *	* * *	

¹ The entry relating to Act 34 of 1855 was repealed by the Repealing and Amending Act, 1903 (1 of 1903), ante, p. 178.

2 The word and figures "XI of 1857" were substituted for "11 of 1857" by the Repealing and Amending Act, 1903 (1 of 1903), ante, p. 178.

3 Read now the Land Acquisition Act, 1894 (1 of 1894), Genl. Acts, Vol. IV.

4 The entry relating to Act 14 of 1866 has been omitted as the Act is repealed by the Indian Post Office Act, 1898 (6 of 1898), Genl. Acts, Vol. V.

Arakan Hill District Laws.

1874: Reg. IX.]

(Schedule.)

THE SCHEDULE-continued.

I .- Acts -- continued.

No. and year.	Subject.	Extent of appli- cation.	Modifications.
XXI of 1866	Dissolution of Marriages of Converts.		
1 * * * 2 * * * 3 * * *	:::	:::	
IV of 1869	Divorce	The whole Act, ex- cept so much of sections 47 and 49 as relates to	
V of 1869	4Native Articles of War.	The whole Act, ex- cept the first three clauses of Part I, para. (c).	
5 * * *			
6* * *			
7* * *			
8 * * * XXVII of 1870		The whole Act.	
I of 1871 9 V of 1871	endment. Cattle-trespass . Prisoners .	Ditto The whole Act, except sections 2 to 15 (both inclusive) and the schedule.	

· epcaled by the Burma

. d Amending Act, 1903

t has been repealed

, is omitted as the Act

a. Acquaitlen Act, 1694 as the Act is now re-

the Act having here repealed by the Prisoners Act, 1800 (3 of 1800), Genl. Acts, Vol. V.

(Schedule.)

THE SCHEDULE—continued.

I.—Acts—concluded.

No. and year	Subject.	Extent of application.	Modifications.
XXIII of 1871	Pensions	The whole Act, except sections 1	Ì
I of 1872	Evidence	and 2 and the schedule. The whole Act, as amended by Act	
IX of 1872	Contract	XVIII of 1872. The whole Act.	
XV of 1872	Christian Marriage	Ditto.	
XVIII of 1872	Evidence Act Amendment.	The whole Act, except section 12.	
XIX of 1872	Definition of "Coin".	The whole Act.	
V of 1873	Government Sav- ings Banks.	Ditto.	
X of 1873	Oaths	The whole Act, except section 2 and the schedule.	
II of 1874	Administrator Ge-	The whole Act.	
III of 1874	neral's Act. Married women's property.	Ditto.	
IV of 1874	Foreign Recruiting	Ditto.	•
IX of 1874	European Vag-	Ditto.	
¹ XIV of 1874	Scheduled Dis-	The whole Act, ex-	
1XV of 1874	tricts Laws Local Extent	cept section 10. The whole Act, except sections 4,	
1V of 1875	Unattested Sepoys.	5, 6 and 7. The whole Act.	
2* * *	* * *	* * *	
1 IX of 1875	Majority	The whole Act.	
1 I of 1897	Amending Act XXXVII of 1850.	Ditto.	

1 These enactments have been added to the schedule, by the Burma Laws Act, 1898 (13 of 1898), see Third Schedule, ante, p. 146.

2 The entry relating to the Burma Fisheries Act, 1875 (7 of 1875), is omitted as the Act is now repealed by the Burma Fisheries Act, 1905 (Bur. Act 3 of 1905), post.

1874 : Keg. IX.]

Arakan Hill District Laws.

(Schedule.)

1876: Reg. V.7

of 1874 Civil Justice Regulation, 1874

Arakan Hills Civil Justice.

SCHEDILL -concluded

II -Bengal Regulations

No and year,	Subject.	Extent of application	Modifications
I * * III of 1818 .	State Prisoners	The whole Regula-	

REGULATION No V or 1876

A Regulation to amend the Arakan Hills Civil Justice Regulation, 1874

Published in the Gazette of India of 19th August, 1876, p. 437, and in the Burma Gazette of 9th September, 1876, p 179

Whinks doubts have been raised as to the jurisdiction of the Preamble. Deputy Commissioner of the Hill District of Arakan to try civil suits originally instituted in his own Court For the purpose of precluding such doubts, it is hereby enacted as follows -

1. This Regulation may be called the Arakan Hills Civil Justice Short title

Amendment Regulation, 1876 And it shall be read with, and taken as part of, the 2 Arakan Hills This Regula

> Arakan Hills Civil Justice Regulation, 1574

read with the

tion to be

207

2. The Deputy Commissioner of the Hill District of Arakan shill Original civil have, and shall be deemed from the sixth day of March, 1875 (being the jurisdation of Dejuty of 1874, date on which the said 2 Arakan Hills Civil Justice Regulation, 1874 Commissione came into force), to have had, jurisdiction to entertain and try all civil of the Dis tretef suits originally instituted in his own Court tralan.

¹ The references to Bengal Regulations 10 of 1804 and 11 of 1912 were repealed by the Burma Laws 1ct 1898 (13 of 1693), see the I fth Schedule, ante, p 153 4 Ante, p 185

REGULATION No. X of 1887.

A Regulation to define, extend and limit the operation of certain enactments in Upper Burma, and for other purposes.

[Received the Governor General's assent on the 20th August, 1887; published in the Gazette of India of the 27th idem; and in the Burma Gazette of the 10th September, 1887.]

Whereas it is expedient to remove doubts as to the effect of the law in force in Upper Burma with respect to stamps on instruments to which at the time of their execution the law of British India did not apply;

It is hereby enacted as follows:—

Title, extent and commencement.

- 1. (1) This Regulation may be called the Upper Burma Stamps and Limitation Regulation, 1887.
 - (2) It extends to the whole of Upper Burma 2* *: and
 - (3) It shall come into force at once.

Saving in favour of unstamped instruments.

2. The provisions of the ³ Indian Stamp Act, 1879, with respect I of to the consequences of instruments not being duly stamped shall not apply to any instrument which may have been executed before section 6 of the 'Upper Burma Laws Act, 1886, came into force and to which XX the law of British India did not apply at the time of its execution.

[Sections 3, 4, 5, 6 and 7.] Rep. by the Upper Burma Civil Courts Regulation, 1896 (I of 1896).

THE UPPER BURMA RUBY REGULATION, 1887.

CONTENTS.

SECTIONS.

- 1. Title, extent, commencement and construction.
- 2. Definitions.

(13 of 1898), see the Fifth Schedule, ante, p. 153.

³ See now the Indian Stamp Act, 1899 (2 of 1899), Genl. Acts, Vol. V.

⁴ Rep. by the Burma Laws Act, 1898 (13 of 1898), see the Fifth Schedule.

¹ The remainder of the preamble was repealed by Regs. 1 of 1891, s. 10, and 1 of 1896, s. 2 (1), and by the Burma Laws Act, 1898 (13 of 1898), s. 18 (1), ante, p. 135. Reg. 1 of 1891, ss. 1-10, were repealed by Reg. 1 of 1896, s. 2 (1).

² The words "except the Shan States" repealed by the Burma Laws Act, 1898

Sections

- 3 Prohibition of digging for or dealing in stones except under rules
- 4 Power to make rules
- Supplementary provisions respecting rules
- 6 Offences
- 7 Presumption in prosecutions
- 8 Confiscation
- 9 Powers of search, seizure and arrest
- 10 Issue of warrants by Magistrates
- 11 Disposal of persons arrested and stones seized
- 12 Report of arrests and seizures
- 13 Obligation to give information of offences
- 14 Power for Government to grant lease
- 15 Recovery of arrears of fees, duties and rents
- 16 Acquisition of land for lessee

REGULATION No XII of 1887 1

A Regulation to declare the law relating to Rubies and other Precious Stones in Upper Burma

Received the Governor General's assent on the 27th May, 1887 published in the Gazette of India of the 16th September, 1887, and in the Burma Garette of the 1st October, 1887]

WHERE'S it is expedient to declare the law relating to rubies and other precious stones in Upper Burma, It is hereby enacted as follows -

1 (1) This Regulation may be called the Upper Burma Ruby Regul Title, extent, commence lation, 1887 ment and

(2) It extends to the whole of Upper Burma ** construction and

³ So much of Reg. 12 of 1887 as may from time to time be in force in Upper Burma

[&]quot;So much of teeg 12 of 1881 as may from time to time be in force in Upper Burma is extended to the hackin Hill Tracts as regards hill tribes see the hackin Hill thebe. So much of Reg 12 of 1887 as may from time to time be in force in Upper Burma is to be desired to be applicable to the Chin Hills as regards hill tribes see the Chin Hills Regulation 1806 is of 1896, a 3 peet.

For notifications and rules under this Regulation, see Manual relating to precious stoner. Improved an according to the States were repealed by the Burma Laws Act 18.3 (13 of 1893). The high Schedule sate p 1853.

- (3) It shall come into 'force on such date as the Local Government may, by notification in the official Gazette, appoint in this behalf.
- (4) But nothing therein shall be construed to take away or derogate from any right established to the satisfaction of the Local Government.

Definitions.

- 2. In this Regulation, unless there is something repugnant in the subject or context,-
- (1) "precious stone" or "stone" means ruby, spinel or sapphire, and includes any other stone which the Local Government may, by notification in the official Gazette, declare to be a precious stone for the purposes of this Regulation:
- (2) "stone-tract" means a tract which the Local Government has, by notification in the official Gazette, declared to be a local area in which precious stones are found:
- (3) "native" used with reference to a stone-tract, means a person who was born, and during the five years immediately preceding the commencement of this Regulation has habitually resided, in the stonetract:
- (4) "transport" means to remove from one place to another within the territory to which this Regulation extends: and
- (5) "vessel" includes anything made for the conveyance by water of human beings or of property.
 - 3. Except as permitted by rules under this Regulation, no one shall—
 - (a) if he is not a native of a stone-tract, reside therein;
 - (b) dig for or raise any precious stone in a stone-tract;
 - (c) cut or dress any precious stone;
 - (d) possess any precious stone in a stone-tract or, for the purposes of trade, in any place beyond the limits of a stone-tract;
 - (e) buy or sell, or be otherwise a party to the transfer of, any precious stone; or
 - (f) transport any precious stone.
- 4. (1) The Local Government, with the previous sanction of the

Power to make rules.

Prohibition of digging

for, or dealing in, stones

except under rules.

> Governor General in Council, may, by notification in the official Gazette, make 4rules consistent with this Regulation to permit on such conditions

Reg. 12 of 1887 came into force on the 10th October, 1887, see Burma Gazette, 1887, Pt. I, p. 389.

For notification declaring a tourmaline to be a precious stone, see Burma Gazette, 1890, Pt. I, p. 486.

For instances of such declarations, see Burma Gazette, 1887, Pt. I, p. 447; 1890, Pt. I, p. 529. and 1896, Pt. I, pp. 110 and 591.

For instance of rules under s. 4, see Burma Gazette, 1897, Pt. I, p. 571.

and in consideration of such payments, if any, as it thinks fit, and to regulate, all or any of the following matters, namely -

- (a) the residence in a stone-tract of persons who are not natives thereof:
- (b) the digging for or raising of precious stones in a stone-tract;
- (c) the cutting or diessing of precious stones;
- (d) the possession of precious stones in a stone-tract or, for the purposes of trade, in any place beyond the limits of a stone-tract:
- (e) the purchase or sale of, or other mode of transferring, precious stones; and
- (f) the transport of precious stones
- (2) The Local Government, with the previous sanction of the Governor General in Council, may amend, add to or cancel any rule made under this section.
- 5. 1 (1) Rules under the last foregoing section may provide for the Supplementfollowing among other matters, namely:-BIG DS PERDOCKing rules.
 - (a) the grant of licenses to do anything permitted by the rules to he done:
 - (b) the authority by which the licenses may be granted,
 - (c) the time and manner at and in which applications for the licenses are to be made,
 - (d) the authority by which the conditions of the licenses, and the payments, if any, to be made therefor, are to be prescribed.
 - (c) the powers which may be exercised for the purpose of enforcing any provision of this Regulation or the rules or securing the fulfilment of any condition of a license, and the authority by which those powers may be exercised;
 - (f) the period for which any license is to remain in force;
 - (a) the authority by which fees may be prescribed for services rendered to licensics and other persons under the rules and the limitation of the amount of those fees.
 - (h) the authority by which forms may be prescribed for any of the purposes of the rules;
 - (1) the exemption, absolutely or subject to conditions, of any precious stones from the operation of this Regulation or the rules: and

¹ For rules made under this section and s 4, for the Mong Mit Stone tract see Notifica-

for rules made under this section and s., for the store with the contract of t For rules made for the Sagain Hills Store tract, see Burma Gazette 182, 14 1, p 333.

- (j) any other matter for which it is, in the opinion of the Local Government, necessary to make rules in the interests of the public or of the public revenue.
- (2) A license to dig for or raise precious stones in a stone-tract may impose on the holder thereof the condition that he shall, at the option. of the authority granting the license, or of some other authority appointed by the Local Government in this behalf or of some person upon whom the right of exercising the option has been conferred by the-Local Government by lease or other appropriate instrument under this. Regulation, either—
 - (a) sell at his own valuation to that authority or person all or any stones which he or any person permitted by the license to work under him finds or raises, or
 - (b) pay on that valuation to that authority or person such dutyin respect of the stones as the Local Government directs.
- (3) The Local Government may, without the previous sanction of the Governor General in Council, make 'rules subsidiary to, and not inconsistent with, rules made under the last foregoing section with such previous sanction and may by rules under this sub-section prescribe, among other matters, the time and place, and the mode, at and in which the duty referred to in the last foregoing sub-section is to bepaid to the authority or person to whom it is payable.
- ²6. (1) If any person, in contravention of this Regulation or of any rule duly made thereunder, digs for or raises any precious stone, he shall, on conviction before a Magistrate of the first class, ³ [or, in a stone-tract, before a Magistrate of the second class, specially empowered by the Local Government in this behalf] be punished for each such offence with imprisonment for a term which may extend to one year for the first offence, and to two years for any subsequent offence, or with fine, or with both.
 - (2) In either of the following cases, namely:
 - if any person, in contravention of this Regulation or of any rule duly made thereunder, resides within a stonetract; or possesses any precious stone in a stone-tract, or for the purposes of trade in any place beyond the limits of a stone-tract, or buys or sells, or is otherwise a party to the transfer of, any precious stone or transports any precious stone, or

Offences.

¹ For instance of such subsidiary rules, see Burma Gazette, 1888, Pt. I, p. 465.

² Section 6 was substituted by the Upper Burma Ruby Regulation (1887) Amendment Regulation, 1891 (5 of 1891), post.

³ These words were inseed by the Upper Burma Ruby Regulation (1887) Amendment Regulation (1887) and the Upper Burma Ruby Regulation (1887) Amendment Regulation, 1897 (1 of 1897), post.

(b) if any licensee fails or refuses to comply with any provision of any rule duly made under this Regulation, or commits a breach of any condition of his license.

he shall, on conviction before a Magistrate of the first class, 1 [or in a stone tract, before a Magistrate of the second class specially empowered by the Local Government in this behalf] be punished for each such offence with imprisonment for a term which may extend to one month for the first offence, and to six months for any subsequent offence, or with fine, or with both

- 7. Subject to any rule under this Regulation, it shall be presumed Presumption in a prosecution under section 6, until the contrary is proved, that any impressed stone for which the accused person is unable to account satisfactorily is a stone in respect of which he has committed an offence under that section
- 8 (1) Any stone in respect of which an offence under section 6 has Confiscation been committed shall be hable to confiscation
- (2) When the oftender is convicted, or when the person charged with an offence in respect of any stone is acquitted but the Magistrate decides that the stone is liable to confiscation, the confiscation may be ordered by the Magistrate
- (3) When an offence under section 6 has been committed but the offender is not known or cannot be found, the Deputy Commissioner, or other officer authorized by the Local Government in this behalf either by name or by office shall inquire into and determine the case, and may order the confiscation of the stone in respect of which the offence was committed

Provided that the order shall not be made until one month has expired after the date of the seizing of the stone, nor until an opportunity has been given to the persons, if any, claiming any right to the stone of being heard and of producing evidence in support of their claims

- (4) When a stone not in the possession of any person cannot be satis factorily accounted for, the Deputy Commissioner or other officer may proceed with respect thereto under sub section (3) as if it were a stone to which that sub section applied
- (5) The Magistrate, Deputy Commissioner or other officer may, instead of ordering the confiscation of a stone liable to be confiscated, give the owner of the stone an option to pay, in licu of confiscation, such sum as the officer thinks fit
- 9. (1) Any ²officer authorized by the Local Government in this Powers of behalf either by name or by office who has reason to believe, from section and personal knowledge or from information given by any person and taken arrest.

For matance of authority thus conferred, see Burma Gazette, 1603, Pt I, p 3

^{&#}x27;These words were inserted by the Upper Burma Ruby Legulation (1887) Amendme t Regulation 1897 (Lof 1897) post

down in writing, that any stone liable to confiscation under section 8 is to be found in any building, vessel or enclosed place, may, after sunrise and before sunset,—

- (a) enter the building, vessel or place;
- (b) in case of resistance, break open any door and remove any other obstacle to his entry;
- (c) search for and seize the stone; and
- (d) detain and search, and if he thinks proper arrest, any person whom he has reason to believe to be guilty of any offence relating to the stone.
- (2) Any officer authorized by the Deputy Commissioner in this behalf may—
 - (a) search for and seize, in any open place or in transit, any stonewhich he has reason to believe to be liable to confiscation under section 8:
 - i(b) in a stone-tract, detain and search any person whom he has reason to believe to be guilty of any offence under section 6, and, if necessary, arrest that person and any other person in his company;
 - ¹(c) elsewhere, detain and search any person whom he has reason to believe to be guilty of any offence under section 6, and, if that person has any stone in his possession, arrest him and any other person in his company.
- (3) The provisions of the ²Code of Criminal Procedure, 1882, relat-xofts ing to searches under that Code shall, so far as they can in the circumstances for the time being be made applicable, apply to searches under sub-section (1) and sub-section (2).
 - (4) In either of the following cases, namely:—
 - (a) if an officer authorized to act under sub-section (1) enters, without reasonable ground of suspicion, any building, vessel or place, or
 - (b) if an officer authorized to act under sub-section (1) or subsection (2) vexatiously and unnecessarily makes any search or detains or arrests any person,

the officer shall for every such offence be punished with fine which may extend to five hundred rupees.

(5) Where an officer is sentenced to a fine for an offence under the last foregoing sub-section, the Court imposing the fine or confirming the sentence may presume, for the purposes of section 545 of the Code of

¹ Clauses (b) and (c) were substituted for the pre-existing clause (b), by the Upper-Burma Ruby Regulation (1887) Amendment Regulation, 1897 (I of 1897), post.

² See now the Code of Criminal Procedure, 1898 (Act 5 of 1898), Genl. Acts, Vol. V.

Criminal Procedure, 1882.1 that injury has been caused by the offence and that substantial compensation is recoverable by civil suit in respect of the murv

10. (1) A Magistrate may issue his warrant for the arrest of any issued war person whom he has reason to believe to have committed an offence under rants by Masection 6, or for the search, by day or by night, of any building, vessel restrates or place in which he has reason to believe any stone liable to confiscation

under section 8 to be kent or concealed (2) Warrants issued under this section shall, so far as the circumstances for the time being admit, be executed in accordance with the

provisions of the Code of Criminal Procedure, 1882 2

11. (1) A person arrested or stone seized under section 9 shall be personal forwarded without delay to the officer in charge of the nearest police persons arrested and station stones served

(2) A person arrested or stone seized under section 10 shall be forwarded without delay to the Magistrate by whom the warrant under

that section was issued

(3) The police officer or Magistrate, as the case may be, to whom a nerson or stone is forwarded under sub section (1) or sub section (2), shall, with all convenient despatch, take such measures as may be necessary for the disposal according to law of the person or stone

12. When an officer makes an arrest or seizure under section 9 or Benort of section 10, he shall, within forty eight hours next after the arrest or arrests and seizure, make a full report of all the particulars of the arrest or seizures.

to his immediate official superior

13. A police-officer, railway servant, carrier of goods for hire or Otherston person in the employ of such a carrier who is aware of the commission to pro of or of the intention to commit an offence under section 6 shall be legally of offences bound to give immediate information, orally or in writing, of the commission of cr intention to commit the offence to a Magistrate, or to a

police officer above the rank of constable

14. The Local Government may, with the previous sanction of the Power for Governor General in Council, grant by lease or other appropriate instru ment, with respect to all or any stone-tracts or to any stone tract the love

right to exercise the option referred to in section 5, sub-section (2)

15. (1) Any fee, duty or other money due to the Government under Recovery of any rule or license made or given under this Regulation, and any fees dolors money due to the Government from a grantee under the last foregoing and reads section, may be recovered from the person from whom the money is due, or from his surety, if any, as if it were an arrear of revenue 3

See now Act 5 of 1893 Genl. Acts Vol. V Ver now the Code of Criminal Procedure 1893 (Act 5 of 1893) Genl. Acts Vol. V Set as, 41 and 47 of the Upper Burma Land and Persone Regulation, 1803 (3 of 1893). post.

Upper Burma Land and Revenue. [1889: Reg. III.

(2) Nothing in sub-section (1) shall be construed to affect the right of the Government to proceed by suit, in addition to or in lieu of any process authorized by that sub-section, for the recovery of any such money as is mentioned in the sub-section.

Acquisition of land for le see.

16. If, in the opinion of the Local Government, the acquisition of any land on behalf of a grantee under section 14 is desirable for the purposes of this Regulation, the Local Government may, at the request of the grantee, proceed to acquire the land under the provisions of the ¹ [Land Acquisition Act, 1894], and, on payment by the grantee of the compensation awarded under 1 [that Act], and of the charges incurred by the Government in connection with the proceedings, the land shall vest in him, subject to such conditions, if any, as the Local Government may in each case prescribe.

THE UPPER BURMA LAND AND REVENUE REGU-LATION, 1889.

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¹ The words "Land Acquisition Act, 1894" were substituted for the words "Upper Burma Land Acquisition Regulation, IX of 1886," by the Burma Laws Act, 1898 (13 of 1898), see the Third Schedule. The words "that Act" were also substituted for the words "that Regulation," by Act 13 of 1898, ante, p. 129.

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REGULATION No III of 1889 1

A Regulation to declare and amend the law relating to rights in land and the assessment and collection of revenue in Upper Burma

Received the Governor General's assent on the 12th June, 1889, published in the Gazette of India of the 15th idem, and in the Burma Gazette of the 29th idem

WHEREAS It is expedient to declare and amend the law relating to rights in land and the assessment and collection of revenue in Upper Burma, It is hereby enacted as follows —

CHAPTER I

PRELIMINARY

- 1. (1) This Regulation may be called the Upper Burma Land and rate extent. vilcom Revenue Regulation, 1889
- (3) It shall come into 'force on such day as the Local Government, by notification in the Burma Gazette, appoints in this behalf.
- 2. (1) The Upper Burma Revenue Regulation, VII of 1887, a Pepel and hereby repealed,

ave been declared to apply in regard to certain cers under the Burma Fisheries Act, 1905 (Bur

under the Regulation see Burma Gazette 1905,

197 a 'were repealed by the Burma Laws Act 1833

* Reg 3 of 1839 came into force on 13th July 1659 see Burma Gazette 1833, Pt. I.

n 314

(Chap. I.—Preliminary. Chap. II.—Revenue-officers.)

- (2) But all rules made under that Regulation and in force thereunder immediately before the commencement, of this Regulation shall be deemed, so far as may be, to have been made under this Regulation and to be in force thereunder.
- (3) All proceedings relating to matters dealt with by this Regulation and pending at the commencement of this Regulation before officers by whom they would be cognizable under this Regulation shall be deemed, so far as may be, to have been commenced under this Regulation.

Definitions.

- 13. In this Regulation, unless there is anything repugnant in the subject or context,-
 - (1) the expression "minerals" includes amber;
 - (2) "town" means any area declared by the Local Government, by 2 notification in the local official Gazette, to be a town for the purposes of this Regulation, or constituted a municipality or town for the purposes of the "Upper Burma Municipal Vot 1887. Regulation, 1887, or the 'Upper Burma Towns Regulation, VI of 1891. 1891, or of any other enactment for the time being in force;
 - (3) "village" includes a village as defined for the purposes of the ⁵Upper Burma Village Regulation, 1887, and any group of XIV of 1887. villages to which a headman may have been appointed under that Regulation.

CHAPTER II.

Revenue-officers.

Classes, Local Jurisdiction and Powers.

Classes, local jurisdiction and powers of namely :-Revenue-

officers.

- 4. (1) There shall be the following classes of Revenue-officers,
 - (a) the Financial Commissioner,
 - (b) the Commissioner,
 - (c) the Collector,
 - (d) the Assistant Collector of the first class, and
 - (e) the Assistant Collector of the second class.

¹ Section 3 was substituted by the Upper Burma Land and Revenue Regulation (1889) Amendment Regulation, 1898 (3 of 1898), s. 2, post.

² For instance of such a notification, see Burma Gazette, 1899, Pt. I, p. 187, and ibid,

^{1907,} Pt. I, p. 316.

³ See now the Burma Municipal Act, 1898 (Bur. Act 3 of 1898), post. ⁴ See now the Burma Towns Act, 1907 (Bur. Act 3 of 1907), post. ⁵ See now the Burma Village Act, 1907 (Bur. Act 6 of 1907), post.

(Chap II -Revenue-officers)

- (2) The Deputy Commissioner of a district shall be the Collector thereof
- (3) The Local Government may appoint any Assistant Commissioner. Extra Assistant Commissioner, Sub divisional Officer, Township Officer, Myo ok, '[Superintendent of Land Records] or Akunwun to be an Assistant Collector of the first or of the second class, as it thinks fit
- (4) Appointments under sub section (3) shall be by notification in the Burma Gazette and may be of a person specially by name or by virtue of his office or of more persons than one by any description sufficient for their identification
- (5) Subject to the provisions of this Regulation, the jurisdiction of Commissioners and of Collectors and Assistant Collectors extends to the divisions and districts respectively in which they are for the time being employed
- 5 Except where the class of the Revenue officer by whom any func Powers of tion is to be discharged is specified in this Regulation the Local Govern-Revenuement, by 2 notification in the Burma Gazette or by the rules which it is empowered by this Regulation to make, or the Financial Commissioner by the rules which he is so empowered to make, may determine the func tions to be discharged under this Regulation and the rules thereunder by any class of Revenue officers

Administrative Control

- 6 (1) The general superintendence and control over all other Reve Superinten nue officers shall be vested in, and all such officers shall s[subject to the dence and control of the Local Government be subordinate to, the Financial Revenue-Commissioner
- (2) Subject 3 a foresaid to the control of the Local Government and to the general superintendence and control of the Financial Com missioner, a Commissioner shall control all other Revenue-officers in his division
- (3) Subject as aforesaid and to the control of the Commissioner, a Collector shall control all other Revenue-officers in his district
- 7. (1) The Financial Commissioner or a Commissioner or Collector Lower to may by written order distribute, in such manner as he thinks fit, among bisinbute the Revenue officers under his control, any business cognizable by any wildrawan of those officers

a new words were inserted by the Upper Burma Land and Revenue Regulation (18.2) timendu ent Regulation 1895 (2 of 1895) post. For appoint ents under this subsection see Burma Gazette 1892 Pt. I. p. 555 and 1896 Pt. I. p. 424.

(Chap. II.—Revenue-officers.)

- (2) The Financial Commissioner or a Commissioner or Collector may withdraw any case pending before any Revenue-officer under his control, and either dispose of it himself or by written order refer it for disposal to any other Revenue-officer under his control.
- (3) An order under sub-section (1) or sub-section (2) shall not empower any officer to exercise any powers or deal with any business which he would not be competent to exercise or deal with within the local limits of his own jurisdiction.

Appeal, Review and Revision.

Appeals.

- 8. An appeal shall lie from an original or appellate order of a Revenue-officer as follows, namely:—
 - (a) to the Collector when the order is made by an Assistant Collector of either class;
 - (b) to the Commissioner when the order is made by a Collector;
 - (c) to the Financial Commissioner when the order is made by a Commissioner:

Provided that—

- (i) when an original order is confirmed on first appeal, a further appeal shall not lie.
- (ii) when any such order is modified or reversed on appeal by the Collector, the order made by the Commissioner on further appeal, if any, to him shall be final.

Limitation or appeals.

- 9. The period of limitation for an appeal under the last foregoing section shall run from the date of the making of the order appealed from, and shall be as follows, that is to say:—
 - (a) when the appeal lies to the Collector—thirty days;
 - (b) when the appeal lies to the Commissioner—sixty days;
 - (c) when the appeal lies to the Financial Commissioner—ninety days.

Review.

10. (1) A Revenue-officer may, either of his own motion or on the application of any party interested, review, and on so reviewing modify, reverse or confirm, any order made by himself or by any of his predecessors in office:

Provided as follows:-

(a) when a Commissioner or Collector thinks it necessary to review any order, whether made by himself or by any of his predenue-officer of a class below that of Collector proposes to review any order, whether made by himself or by any of his predecessors in office, he shall first obtain the sanction of the Revenue-officer to whose control he is immediately subject;

(Chap II -Revenue officers)

- (b) an application for review of an order shall not be entertained unless it is made within ninety days from the making of the order or unless the applicant satisfies the Revenue officer that he had sufficient cause for not making the application within that period
- (c) an order shall not be modified or reversed unless reasonable notice has been given to the parties affected thereby to appear and be heard in support of the order.
- (d) an order against which an appeal has been preferred shall not be reviewed
- (2) For the purposes of this section the Collector shall be deemed to be the successor in office of any Revenue officer, of a lower class who has left the district or has ceased to exercise powers as a Revenue officer, and to whom there is no successor in office
- (3) An appeal shall not lie from an order refusing to review or confirming on review a previous order
- 11 (1) The Financial Commissioner may at any time call for the Power to call record of any case pending before, or disposed of by any Revenue officer for and truu proceedings subordinate to him

(2) A Commissioner or Collector may call for the record of any cass officers, pending before, or disposed of by, any Revenue officer under his control

(3) If in any case in which a Commissioner or Collector has called for a record he is of opinion that the proceedings taken or order made should be modified or reversed, he shall report the case with his opinion thereon for the orders of the Tunnetal Commissioner.

(4) The Tinancial Commissioner may in any case called for by him self under sub section (1) or reported to him under sub section (3) make such order as he thinks fit

Provided that he shall not under this section make an order reversing or modifying any proceeding or order of a subordinate Revenue officer and affecting any question of right between private persons without giving those persons an opportunity of being heard

Procedure

12 (1) The I ocal Government may make rules consistent with this Pules as to Regulation for regulating the procedure of Revenue officers under this Procedure. Regulation '[and may by such rules confer upon any Revenue-officer any power exercised by a Civil Court in the trial of suits]

(2) The rules may provide, among other matters, for the mode of

³ These words in a 12 were substituted for the worls in cases in which a procedure is not pr scribed by the Regulation by a 2 of the Upper Burma Land and Revenue (4mendin ent) Regulation 1903 (3 of 1903) post

enforcing orders of ejectment from, and delivery of possession of, immoveable property, and rules providing for those matters may confer on a Revenue-officer all or any of the powers in regard to contempts, resistance and the like which any Civil Court in British India, other than a superior Court of Record, may exercise in the execution of a decreewhereby it has adjudged ejectment from, or delivery of possession of, such property.

- (3) Subject to the rules under this section a Revenue-officer may refer any case which he is empowered to dispose of under this Regulation to another Revenue-officer for investigation and report, and may decide the case upon the report.
- 13. (1) Appearances before a Revenue-officer, and applications to and acts to be done before him, under this Regulation and the 'rules there-under may be made or done—
 - (a) by the parties themselves, or,
 - (b) with the permission of the Revenue-officer, by their recognized agents or a legal practitioner:

Provided that the employment of a recognized agent or legal practitioner shall not excuse the personal attendance of a party to any proceeding in any case in which personal attendance is specially required by an order of the Revenue-officer.

- (2) For the purposes of sub-section (1) the recognized agents of parties by whom appearances, applications and acts may be made or done are servants, partners, relations or friends whom the Revenue-officer may admit as fit persons to represent parties, and specially persons holding powers-of-attorney from absent parties, persons carrying on business on behalf of bankers and traders, managers of lands, nearest male relations of women, and persons authorized by virtue of their office to represent the Government.
- (3) No legal practitioner shall practise before any Revenue-officer unless he holds a ²certificate from the Financial Commissioner authorizing him to do so.
- (4) Such a certificate shall be current for such time and chargeable with such stamp duty, and authorize practice before such Revenue-officers, as the Financial Commissioner prescribes, and may at any time for any cause appearing to the Financial Commissioner to be sufficient be cancelled by him.

For rules under section 13, see Burma Gazette, 1892, Pt. I, p. 234.

Pt. IV, p. 185.

Persons by whom appearances and applications may be made before and to Revenueofficers.

75. "·

For addition as to minerals made to the General Rules under this section, see Burma. Gazette, 1900, Pt. I, p. 849.

2 For rules for the grant of certificates to legal practitioners, see Burma Gazette, 1890,.

(Chap. II.—Revenue-officers.)

tered, the Revenue-officer may presume that the summons was served at the time when the letter would be delivered in the ordinary course of post.

Mode of service of notice or order. Mode of making proclamation.

- 16. A notice or order issued by a Revenue-officer for service on any person shall be served in the manner provided in the last foregoing section for the service of a summons.
- 17. When a proclamation is issued by a Revenue-officer it shall be made by such method as the Revenue-officer may decide to be the custom-ary method and, if the proclamation relates to land, it shall be further made by the posting of a copy thereof on some conspicuous place on or near the land.

Supplemental Provisions.

Holidays.

- 18. (1) The Financial Commissioner, with the approval of the Local Government, shall publish in the Burma Gazette before the commencement of each calendar year a list of days to be observed in that year as holidays by all or any Revenue-officers.
- (2) A proceeding had before a Revenue-officer on a day specified in the list as a day to be observed by him as a holiday shall not be invalid by reason only of its having been had on that day.

Discharge of duties of Collector dying or being disabled. 19. When a Collector dies or is disabled from performing his duties, the officer who succeeds temporarily to the chief executive administration of the district under any orders which may be generally or specially issued by the Local Government in this behalf, shall be deemed to be a Collector under this Regulation.

Retention of powers by Revenueofficers on transfer. 20. When a Revenue-officer of any class who has been invested under the provisions of this Regulation with any powers to be exercised in any local area is transferred from that local area to another as a Revenue-officer of the same or a higher class, he shall continue to exercise those powers in the other local area unless the Local Government otherwise directs or has otherwise directed.

Conferment of powers on Revenueofficers.

- 21. (1) The Local Government may, by ¹notification in the Burma Gazette, confer on any person—
 - (a) all or any of the powers of a Financial Commissioner, Commissioner or Collector under this Regulation and the rules thereunder, or
 - (b) all or any of the powers with which an Assistant Collector may be invested under this Regulation,

and may by a like notification withdraw any powers so conferred.

¹ For notifications conferring powers under sub-section (1) of this section, see Burma Guzette, 1892, Pt. I, p. 655; *ibid*, 1893, pp. 106 and 118, and *ibid*, 1894, pp. 289, 380 and 439.

(Chan. III -Provisions with respect to certain Sources of Revenue.)

(2) A person on whom powers are conferred under sub section (1) shall exercise them within such local limits and in such classes of cases as the Local Government may direct, and shall, if the Local Government so directs, be deemed for all purposes connected with the exercise thereof to be the Financial Commissioner, Commissioner, Collector or Assistant Collector, as the case may be, having exclusive jurisdiction within those limits with respect to those classes of cases

(3) If any of the powers of a Collector under this Regulation and the rules thereunder are conferred on an Assistant Collector, they shall, unless the Local Government by special order otherwise 'directs, be expensed by him subject to the control of the Collector.

CHAPTER III

PROVISIONS WITH RESPECT TO CERTAIN SOURCES OF REVENUE

Thathameda-tax

22. (1) ²[Subject to the provisions of this Regulation, the thathame-Thathameda-da-tax] shall be leviable at such average rate per household or family, and ^{tax}-shall be assessed by such persons and subject to such ³ rules as the Local Government directs

(2) The average rate at which thathameda-tax is to be levied may vary from district to district, and from place to place within a district, as the Local Government, having regard to local circumstances '[and the rates of land revenue payable], may deem expedient

(3) In the case of any town or village, or, if the Financial Commissioner so directs, of any part of a town or village, all the inhabitants of the town, village or part, as the case may be, shall be jointly and severally hable for the whole of the thathameda tax leviable therein.

State Land

23. "State land" in the following sections of this Regulation means Definition of land belonging to or at the disposal of the Government, and includes—"State land."

(a) land hitherto termed royal land,

cising powers of a

uted for the words venue ('imendment)

serted by s. 4 (2) of

(Chap. III.—Provisions with respect to certain Sources of Revenue.)

- (b) land held on condition of rendering public service or as an appanage to or emolument of a public office;
- (c) islands and alluvial formations in rivers;
- and land included within reserved or village (d) waste-land forests; and
- (e) land which has been under cultivation but has been abandoned and to the ownership of which no claim is preferred within two years from the commencement of this Regulation.

Cognizance of claims to State Lind.

- 24. (1) Any land which before the commencement of this Regulation has been or thereafter may be declared by the Collector to be State land. shall be deemed to be such land until the contrary is proved.
- (2) A claim to the ownership or possession of any land with respect to which such a declaration has been or may be so made, or to hold such land '[free of land-revenue or at a favourable rate of land-revenue], or to establish any lien upon, or other interest in, such land or the rents. profits or produce thereof, shall be cognizable by the Collector only, and the order which the Collector may make on the claim shall, subject to the provisions of Chapter II with respect to appeal, review and revision, be-
- ²[(3) The period of limitation for a claim under the last preceding sub-section shall be one year from the date of the declaration made by the Collector.]
- ³(4) A declaration made by the Collector under sub-section (1) may be withdrawn by him at any time before the passing of an order on any claim preferred under sub-section (2) to the ownership or possession of the land to which the declaration relates; and a declaration so withdrawn shall be deemed not to have been made, and no presumption of thenature specified in sub-section (1) shall be deemed to have arisen.

In:idents of i tenure of tate land,

- 25. Subject to the provisions of this Regulation and the rules thereunder and to the terms of any order made on any such claim as is mentioned in sub-section (2) of the last foregoing section, the following areamong the incidents of the tenure of State land, namely:-
 - (a) an occupier of State land can have no heritable or transferable right of use or occupancy therein, nor can any rights adverseto the Government exist in such land unless they have been

Amendment Regulation, 1895 (2 of 1895), post.

³ Sub-section (4) was added to s. 24 by s. 5 (2) of the Upper Burma Land and Revenue (Amendment) Regulation, 1901 (5 of 1901), post.

The words in square brackets in s. 24 (2) were substituted for the words "rent-free or at a favourable rent or rate of rent" by s. 5 (1) of Regulation 5 of 1901, post.

² This sub-section was added by the Upper Burma Land and Revenue Regulation (1889)

(Chap. III .- Provisions with respect to certain Sources of Revenue.)

created or continued by a grant made by or on behalf of the British Government,

- (c) an occupier of State land may not, except for default in the payment of 2 [land-revenue] due from him to the Government, be ejected from such land without such notice as may be prescribed by rules to be made by the Local Government in this behalf or, failing such notice, such compensation as, subject to any such rules, the Collector may, having regard to all the circumstances of the case, deem just,
- (d) a person occupying State land without the permission of the Collector or of some other officer authorized by rules to be made by the Local Government in this behalf, or occupying such land with such permission and making default in the payment of the 2 [land revenue] due from him to the Government in respect thereof, may at any time be ejected from the land by order of the Collector
- 26. (1) The Financial Commissioner may make 3rules-

1 (1)2 to (1) of a OF

Grant and temporary waste-land, and allotment of such land for grazing.

- (a) for the disposal by way of grant or otherwise of any State land occupation of which is waste.
- (b) for regulating the temporary occupation of such land, and
- (c) for the allotment from such land of grazing-grounds to the in-grounds. habitants of any village in the neighbourhood thereof whom he considers to stand in need of such allotment, and the regulation and control of the use of such grazing-grounds by persons permitted to graze their cattle thereon
- (2) Rules under clause (a) of sub-section (I), with respect to State

be made by the Local Government in this behalf to enter into such an agree ment with the occupier on behalf of the Government, or, in the absence of such an agreement, such sum as such an officer, with the approval of the Collector, may determine to be 2 far and equitable rent for the use and occupation of

^{*} The words "land revenue' in sub-sections (c) and (d) were substituted for the word "rent" by s 6 of the Upper Burma Land and Revenue Regulation 1901 (5 of 1901),

post For rules made for Upper Burms (except the Shan States), under a 26, see Burms Gazette 1822, Pt. I, p 234, and sbud, 3922, Pt. IV, p 520

S. 25 has been a plede to the Shan States, such modifications, see Notification No 3, dated 28th January 1837, post For rules made under this section as as modified, see Burms Gazette, Pt. IV, pp 366—398, sbud, 1838, Pt. IV, p 169, and sbud, 1902, Pt. IV, pp 169, and sbud, 1902, pp 169, and sbud, 1902,

(Cliap. III .- Provisions with respect to certain Sources of Revenue.)

land which is waste, may provide for the following among other matters, namely:—

- (i) the amount or kind of interest to be created in such land, and the conditions, if any, subject to which such interest may be conferred,
- (ii) the mode in which grants and other dispositions of the land may be made,
- (iii) the total or partial exemption, either absolutely or subject to conditions, of the land from rent for a term of years or for any life or lives or during the maintenance of any institution, and
- (iv) the realization of any money payable in consideration of the grant or other disposition, or of any penalty payable on breach of a condition annexed to such grant or disposition, as if it were an arrear of revenue due in respect of the land from the person taking under the grant or disposition, his legal representatives or assigns,

but such rules shall not take effect until they have been approved by the Governor General in Council.

- (3) A rule under sub-section (1) may authorize the ejectment, by order of any revenue-officer, of any person occupying or using land incontravention of any rule under that sub-section.
- (4) No person shall acquire, by length of possession or otherwise, any interest in land disposed of, occupied or allotted in pursuance of rules under clause (a), clause (b) or clause (c) of sub-section (1) beyond such interest as is conferred by the rules.

Lands other than State Land.

Liability to payment of land-revenue.

- ¹ 27. (1) All lands, to whatever purpose they may be applied and wherever they may be situate, shall, subject to the other provisions of this section, be liable to the payment of land-revenue to the Government.
- (2) The land-revenue payable under sub-section (1) shall be at such rates in kind or money and for such period as the revenue-officer appointed in this behalf may, in accordance with rules to be made by the Local Government with the previous sanction of the Governor General in Council, fix. The rates so fixed may be on classes of soil or on classes of crop throughout any district or part of a district.
- (3) The Local Government, with the previous sanction of the Governor General in Council, may direct that in any district or part of a

¹ S. 27 was substituted by s. 7 of the Upper Burma Land and Revenue (Amendment) Regulation, 1901 (5 of 1901), post.

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district an abatement from the rates fixed under sub-section (2) shall be made before they are applied to the assessment of land other than State land, and in every such direction shall specify the amount of such abatement. When in any district or part of a district such an abatement has been granted, the abatement shall not be withdrawn nor decreased in any future revision of the assessment except with the previous sanction of the Governor General in Council

- (4) All land which was subject to the payment of land revenue immediately before the commencement of this Regulation, shall, whether it has or has not been declared under section 24, sub-section (1), to be State land, continue to be so subject, and the land-revenue payable in respect thereof shall, until the land is assessed under the provisions of this Regulation and the rules thereunder, be levied in such manner and at such rates as have heretofore been customary
- (5) No refund of land-revenue shall be claimable in the event of any land assessed under sub section (4) being afterwards declared to be other than State land
- (6) Nothing in sub-section (1) with respect to the liability of State land to the payment of land-revenue shall be deemed to apply to any of the following classes of land, namely —
 - (a) land belonging, at the commencement of this Regulation, to the site and curtilage of any monastery, pagoda, or other sacred building, or of any school, and continuing to be used for the purpose of such monastery, pagoda, building or school;
 - (b) land exempted from liability to the payment of land-revenue by the express terms of any grant made or continued by or on behalf of the British Government

28. When any local area is being assessed to land-revenue under the Joint last foregoing section, the Local Government may, by notification in for land-revenue. Burma Gazette, declare, with respect to the whole or any part of the area, that all the holders of all the lands assessed in each village therein shall be jointly and severally responsible for the land-revenue

- '28A. (I) Notwithstanding anything contained in this Regulation, Pahancen no enhancement made in any rate of land-revenue, tax or fee shall when to take effect until the commencement of the year of assessment next effect following that in the course of which the enhancement is made.
 - (2) The Local Government may, by notification in the Burma

assessed on all the lands in the village.

S. 28 t was added by s 8 of the Upper Burma Land and Revenue (Amendment)

(Chap. III.—Provisions with respect to certain Sources of Revenue.)

Gazette, fix the year which shall be deemed to be the year of assessment in respect of such rate, tax or fee.

Land-records.

Preparation and maintenance of record-of-rights.

- 29. (1) As soon after the commencement of this Regulation as circumstances permit, the Financial Commissioner shall cause a record-of-rights to be prepared for each village, ¹ [and for such towns as he may, from time to time by notification in the local official Gazette, direct] and, when such a record has been prepared, the Collector shall maintain it by causing a corrected edition thereof to be prepared at such intervals as the Financial Commissioner may prescribe.
- (2) For the purpose of facilitating the preparation of the periodical edition of the record-of-rights, a register, to be called the register of mutations, shall be kept in which any event affecting any of the matters recorded in the record-of-rights or in the last periodical edition thereof shall be recorded as soon as may be after it happens.
 - (3) The Financial Commissioner shall from time to time make 2rules-
 - (a) as to the documents (including maps) to be comprised in the record-of-rights, and their contents and form;
 - (b) as to the documents (including maps) to be comprised in the periodical edition of the record-of-rights, and their contents and form;
 - (c) as to the contents and form of the register of mutations, and the verification of matters to be recorded therein;
 - (d) as to the obligation of persons interested in land to give information of any event which may affect any of the matters recorded in the record-of-rights or in the last periodical edition thereof;
 - (e) as to the consequences which shall ensue on failure to discharge such obligation;
 - (f) as to the fee, if any, to be paid in respect of any entry in a register of mutations and the person by whom such fee is to be payable; and,
 - (g) generally, for the guidance of revenue-officers and headmen in carrying out the purposes of this section.
 - (4) Any person whose rights or liabilities are required by any rule under sub-section (3) to be recorded under this section shall be bound to furnish, on the requisition of any revenue-officer or headman engaged

¹ These words were added by s. 3 of the Upper Burma Land and Revenue Regulation (1889) Amendment Regulation, 1898 (3 of 1898), post.

² For rules, see Burma Gazette, 1892, Pt. IV, p. 234; ibid, 1893, Pt. IV, p. 354; ibid, 1901, Pt. IV, p. 533.

ance with

(Chap III -Provisions with respect to certain Sources of Revenue)

in compiling the record, all information necessary for the correct compilation thereof

- 30 (1) If, in the course of any proceeding for the purpose of Determina carrying out the provisions of the last foregoing section and the rules dispose thereunder, a dispute arises as to any matter of which an entry is to arising out of he made in a record or register, a revenue officer, of his own motion or proparation on the application of any party interested, may, after such inquiry as he ancost thinks fit, determine the entry to be made as to that matter register.
- (2) If in any such dispute the revenue officer is unable to satisfy himself as to which of the parties thereto is in possession of any property to which the dispute relates, he shall ascertain by summary inquiry who is the person best entitled to the property, and shall by order direct that that person be put in possession thereof, and that an entry in accordance with that order be made in the record or register
- (3) A direction of a revenue officer under sub-section (2) shall be subject to any decree or order which may be subsequently passed by any competent authority

Mine-als a d Farth oil

- 31 (1) Save as otherwise expressly provided by the terms of any times grant made or continued by or on behalf of the British Government, the minerals, right to all precious stones mines, minerals, coal and earth oil shall be cuth oil deemed to belong to the Government, and the Government shall have all powers necessary for the proper enjoyment of its right thereto, 1 [and may dispose of any such right and powers to any person in such manner as to it may seem fit]
- 2 (2) Whenever in the exercise of any such right and powers by the Government, or by any person to whom the Government may have disposed of such right and powers, the rights of any owner or occupier of any such land are infringed by the occupation or disturbance of the surface of such land, the Government shall pay, or cause to be paid to such owner or occupier compensation for the infringement

* (3)

land the Government shall pay or cause to be paid to that person compen

^{&#}x27;The words in square brackets in sub-section (1) of s 31 were added by s 2 (1) of the s 2 port

or fees in respect of minerals mined quarried or collected in land wherein the right to minerals is deemed to belong to the Government.

(Chap. III .- Provisions with respect to certain Sources of Revenue.)

The compensation shall be determined, as nearly as may he, in accordance with the provisions of the ¹ Land Acquisition Act, 1894.

(3) The Local Government may make 2 rules-

I of 1894.

- (a) for regulating or prohibiting the mining, quarrying or digging for, or the excavating or collecting of, minerals on land wherein the right to minerals is deemed to belong to the Government;
- (b) for the disposal by way of lease, license or otherwise of such right of the Government, and fixing the conditions subject to which and the mode in which such dispositions may be made;
- (c) for the levy and collection of royalties and fees in respect of minerals mined, quarried, excavated or collected on any such land; and
- (d) for regulating and controlling the transport and export of minerals.

3 Fisheries.

Fisheries.

- 32. (1) In this and the following sections of this Regulation:--
 - (a) "fishery" means any collection of water, running or still, which is itself of a permanent nature or is connected with some waters of a permanent nature, and in which fish or turtle may be found:
 - (b) "to fish" includes to catch turtle or collect their eggs: and
 - (c) "fixed engine" means any fixed implement for catching or for facilitating the catching of fish, and includes a net secured by anchors or otherwise temporarily fixed to the soil.
- (2) Every fishery shall be deemed to belong to the Government, and no right to fish in any fishery shall be deemed to have been acquired by the public or by any person, either before or after the commencement of this Regulation, except under this section or the rules thereunder.
- (3) Subject to such rules and to such conditions and restrictions as the Financial Commissioner with the previous sanction of the Local Government may prescribe in this behalf, the Collector of any district may dispose of the right to fish in any fishery situate within his district or specially placed under his charge by the Financial Commissioner, either by granting to any person a lease of the exclusive right to fish

Genl. Acts, Vol. 1V.
For rules under sub-section (3) of s. 31, see the consolidated rules referred to in

footnote 1 on p. 219, ante.

3 Ss. 32 and 33 ceases to apply to any local area in Upper Burma to which ss. 2 to 32 of the Burma Fisheries Act, 1905 (Bur. Act 3 of 1905), have been extended, see s. 2 (2) of that Act, post.

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in such fishery or by granting to any number of persons licenses to use nets, traps or other implements for fishing therein

- (4) All such leases and licenses granted before, and in force at, the commencement of this Regulation shall be deemed to have been granted under sub section (3)
- (5) Except where a lease has been granted of the exclusive right to fish in a fishery, any person may without a license fish in the fishery by angling therein with a rod and line only
- (6) The Local Government may declare, with respect to any fishery. that it shall cease to be a fishery for the purpose of this section, and may at any time cancel any such 1 declaration
- (7) The Γinancial Commissioner may make 2 rules for all or any of the following purposes, namely -
 - (a) for the survey and demarcation of the limits of fisheries
 - (b) for determining in which of the modes mentioned in sub section (3) the right to fish in any fishery is to be disposed of.
 - (c) for regulating the conditions on which, and the procedure by which, fisheries may be opened to the public or leases may be granted of the exclusive right to fish in fisheries,
 - (d) for fixing the rates at which, and the conditions on which, licenses to use nets, traps or other implements for fishing in fisheries may be granted,
 - (e) for settling the conditions on which permission to erect, place, maintain or use obstructions and fixed engines in fisheries or waters connected therewith may be granted,
 - (f) for making and maintaining free gaps in weirs, and
 - (g) generally, for carrying out the purposes of this section
- (8) If any person fishes in any fishery without having a right to fish therein, he shall be punished, for a first offence, with imprisonment for a term which may extend to one month, or with fine which may extend to fifty rupees, or with both, and, for a subsequent offence, with imprisonment for a term which may extend to six months, or with fine which may extend to five hundred rupees, or with both

Salt

333 (1) In this section the word "saltpetre" and the expression Manufacture ' manufacture of salt" have the same meanings, respectively, as in of salt

⁴ For declaration usued und r this sub section see Burma Gazette 1896 Pt I, p 477 * For rul s see Burma Gazette 1903 Pt IV p 192.
4 See the third footnote on preceding 10.0

(Chap. III .- Provisions with respect to certain Sources of Revenue .-Chap. IV.—Collection of Revenue.)

the 1 Indian Salt Act, 1882, and in this and the following sections of XII of 1882. this Regulation the word "salt" includes saltpetre.

(2) The Financial Commissioner may make rules-

(a) for granting licenses for the manufacture of salt; and

- (b) for compounding with the holder of such a license for the payment by him of an annual sum assessed upon the plant employed by him, in lieu of the duty which would be payable by him on the salt manufactured with the aid of such plant.
- (3) If any person, without such a license ² for in contravention of the terms of such a license] for the time being in force-

(a) engages in the manufacture of salt,

(b) owns works for the manufacture of salt, or

(c) stores salt exceeding such quantity as the Financial Commissioner, by notification in the Burma Gazette, prescribes in this behalf,

he shall be punished with fine which may extend to two hundred rupees, and with a further fine which may extend to twenty rupees for every day after a first conviction under this sub-section during which he continues such manufacture or storage; and

(4) All salt in respect of which a conviction under the last foregoing sub-section has taken place, and all materials and implements used for the purpose of the manufacture of such salt, shall be liable to confiscation by order of the convicting Magistrate.

34. [Water-rate.]
35. [Tolls for navigation in irrigation | Rep., Bur. Canal Act, 1905 (Bur. Act. channels.]

36. [Records respecting irrigation works.]

CHAPTER IV.

Collection of Revenue.

Definitions of," revenue" and:" moveable property."

- 37. In the following sections of this Regulation:—
- (1) "revenue" includes—
 - (a) thathameda-tax;
 - (b) 3* * land-revenue payable in respect of State and other lands;

Revenue (Amendment) Regulation, 1901 (5 of 1901), post.

Genl. Acts, Vol. III.

Inserted by s. 2 of the Upper Burma Land and Revenue Regulation Amendment Regulation, 1900 (4 of 1900), post.

The words "rent and" were repealed by s. 9 of the Upper Burma Land and

(Chap IV -Collection of Revenue)

- (c) revenue payable on account of precious stones, mines, minerals, coal, earth oil, fisheries, salt and feiries,
- (d) water rate in respect of irrigation from channels, tanks or other irrigation worls controlled and wholly or partially maintained by the State, and tolls in respect of navigation in irrigation channels so controlled and maintained,
- (c) excise in respect of spirit, fermented liquor, intoxicating drugs and opium, and
- (f) every other sum payable to the Government in accordance with law, contract or local usage, and
- (2) "noveable property" includes standing timber, growing crops and grass, and fixed engines in fisheries or waters connected therewith
- 36 (1) The Financial Commissioner may make rules determining fureant the number and amount of the instalments by which, the person to mode of whom, and the time, place and manner at and in which, any revenue is revenue to be paid
- (2) Until rules are made under subsection (1), revenue shall be paid by the instalments, to the persons, at the times and places and in the manner by which, to whom and at and in which it was payable immediately before the commencement of this Regulation
- (3) Any revenue not paid as required by rules under sub section (1) or by sub section (2) is an arrear, and the person from whom it is primarily due, as well as the surety, if any, for the payment thereof by that person, is a defaulter
- 39 The revenue for the time being payable in respect of any land Security for shall be the first charge upon the rents, profits and produce of the land, payment of and, except with the written consent of the Collector, such rents, profits or produce shall not be liable to be taken in execution of a decree or order of any Court until the revenue chargeable thereon, and any arrear of revenue due in respect of the land, have been paid
- 40 Subject to the other provisions of this Chapter, a statement of Certificate as account certified by a Collector or Assistant Collector shall be conclusive effect thereof proof of the existence of an arrear, of its amount and of the person who is the defaulter
- 41 (1) An arrear may be recovered by any one or more of the Precessor following processes, namely
 - (a) by service on the defaulter of a notice requiring him to pay
 the arrear at a time and place, and to a person, specified
 in the notice,

processsorving establishments.

Power to enter, for purposes of assessment, upon land and do certain acts thereon.

Governor General in Council, make rules with respect to the establishments to be maintained for the service and execution of processes issued by Revenue-officers and Civil and Criminal Courts, and may declare rules so made to be in supersession of any rules made under the 1 Courtfees Act, 1870, or other enactment for the time being in force.

VII of 1870

- ² 49A. So far as may be necessary for the purposes of any assessment of land either contemplated or in progress, any Revenue-officer generally or specially empowered by the Financial Commissioner in that behalf-
 - (a) may enter upon, demarcate, survey and make plans of any land;
 - (b) so far as may be necessary for the purpose of estimating the capabilities of the soil, may cause any ripe crop thereon to be cut and threshed, or otherwise properly harvested, and the grain or other produce to be measured and weighed:
 - Provided that not more than half an acre of the crop belonging to any one person shall be so cut upon any one occasion without the consent of the owner thereof, and that without the consent of the occupier thereof no farm or other holding shall be entered upon under this section oftener than once in five years:

Provided also that in the exercise of this power no injury shall be caused to any other crop or land.

General power of Financial to make rules.

- 50. The Financial Commissioner may, in addition to the other rules Commissioner which may be made by him under this Regulation, make rules consistent with this Regulation and any other enactment for the time being in force-
 - $^{3}(a)$ prescribing the fees to be charged for the service and execution of processes issued by Revenue-officers otherwise than for the recovery of arrears of revenue, and the mode in which those fees are to be collected;
 - (b) regulating the travelling and other expenses of witnesses;
 - (c) regulating other costs in proceedings before Revenue-officers and providing for the realization of costs in such proceedings as if they were arrears of revenue;
 - (d) regulating the procedure in cases where persons are entitled to inspect records of revenue-offices or records or papers in the custody of headmen or other village-officers or to obtain

3 Clause (a) will be repealed by s. 4 of the Burma Process Fees Act, 1910 (Bur. Act.

Genl. Acts, Vol. II.

S. 49A was inserted by the Upper Burma Land and Revenue Regulation (1889).

Amendment Regulation, 1894 (3 of 1894), post.

(Chap. V .- Supplemental Provisions.)

copies of the same and prescribing the fees payable for searches and copies,

- (e) prescribing forms for such books, entries, statistics and accounts as the Financial Commissioner thinks necessary to be kept, made or compiled in revenue-offices or submitted to any authority,
- (f) declaring what shall be the language of any of those offices and determining in what cases persons practising in those offices shall be permitted to address the presiding officers thereof in English, and,
- (g) generally, for carrying out the 'purposes of this Regulation.
- 51. (1) The power to make any rules under this Regulation is Provisions subject to the control of the Governor General in Council, and to the with respect to rules under condition of the rules being made after previous publication.
- (2) Rules made by the Financial Commissioner under this Regulation shall not take effect until they have been sanctioned by the Local Government.
- (3) Any power conferred by this Regulation on the Financial Commissioner to make rules, and the power of the Local Government to sanction them, may be exercised at any time after the passing of this Regulation, but a rule so made shall not take effect until this Regulation has come into force
- (4) The authority making any rule under this Regulation may attach to the breach thereof, in addition to any other consequences which may ensue from such breach, such punishment, not exceeding impresonment for one month or fine extending to two hundred rupees, or both, as may seem to such authority, having regard to the object of the rule, to be appropriate.
- 52. All powers conferred by this Regulation on the Financial Com-Powers missioner may be exercised from time to time as occasion requires

exerciseable
by Financial
Commissioner
from time to
time
Exclusion of

53. Except as otherwise provided by this Regulation-

(1) a Civil Court shall not have jurisdiction in any matter which Give Courts the Local Government or a Revenue-officer is empowered by or under in matters within the

¹ For rules prescribing procedure on declaring land to be State land, see Burma Gazette, 1994, Pt. IV, p. 74
For rules with reference to the provisions of the Regulation generally, see Burma Gazette, 1992 Pt. I, p. 234, ibid, 1902, Pt. I, p. 215, ibid, Pt. IV, p. 549, and ibid, 1907, Pt. IV, p. 570

jurisdiction of this Regulation to dispose of, or take cognizance of the manner in which Revenuethe Local Government or any Revenue-officer exercises any powers vested officers. in it or him by or under this Regulation; and in particular-

- (2) a Civil Court shall not exercise jurisdiction over any of the following matters, which shall be cognizable exclusively by Revenue-officers, namely:-
 - (i) any question as to the limits of any State land;
 - (ii) any claim to the ownership or possession of any State land, or to hold such land 'sfree of land-revenue or at a favourable rate of land-revenue] or to establish any lien upon, or other interest in, such land or the rents, profits or produce thereof;
 - (iii) any claim to compel the performance of any duties imposed by or under this Regulation or any other enactment for the time being in force on any Revenue-officer as such;
 - (iv) [Claim to office of headman.] Rep., Regulation IV of 1896, section 4.
 - (v) the preparation of record-of-rights or periodical edition of such a record;
 - (vi) the correction of any entry in a record-of-rights or periodical edition of such a record or in a register of mutations;
 - (vii) the amount of 2[land-revenue] to be paid in respect of any 2[State or other land] under this Regulation;
 - (viii) the amount of, or the liability of any person to pay, any other revenue recoverable under this Regulation;
 - (ix) any claim connected with, or arising out of, any right in an irrigation-work, or any charge in respect of land irrigated from such a work, or any matter which the Collector is bound to ascertain and record under section 36;
 - (x) any claim to a right to fish, or connected with, or arising out of, the demarcation or disposal of any fishery;
 - (xi) any claim to hold free of revenue any land, fishery or natural products of land or water;
 - (xii) any claim connected with, or arising out of, the collection of revenue, or the enforcement of any process for the recovery of an arrear of revenue or any sum recoverable as such an arrear;

¹ The words in square brackets in sub-section (2) (ii) were substituted for the words "rent-free or at a favourable rent or rate of rent," by. s. 10 of the Upper Burma Land and Revenue (Amendment) Regulation, 1901 (5 of 1901), post.

² The words "land-revenue" in clause (vii) were substituted for the word "rent," and the words "State or other land" for the words "State land, or the amount of land-revenue to be assessed on any other land" by s. 10 of Regulation 5 of 1901, post.

7

74

1892 : Reg. II.] Arakan Hills Civil Justice

- (xiii) any claim to set aside, on any ground other than fraud, a sale for the recovery of an arrear of revenue or any sum recoverable as such an arrear.
- (xiv) the amount of, or the liability of any person to pay, any fees, costs or other charges imposed under this Regulation

¹REGULATION No V of 1891

- [Received the assent of the Governor General on the 25th October, 1891; published in the Gazette of India on the 31st idem, and in the Burma Gazette on the 14th November, 1891
- A Regulation to amend the Upper Burma Ruby Regulation, 1887
- Whereas it is expedient to amend section 6 of the Upper Burma Ruby Regulation, 1887, It is hereby enacted as follows —
 - 1. For section 6 of the Upper Burma Ruby Regulation, 1887, the Substitution following shall be substituted, namely for section of new section of for section of Reg VII.

[Ante, p 212]

2 REGULATION No II of 1892

[Received the assent of the Governor General on the 22nd March, 1892, published in the Gazette of India on the 26th idem, and in the Burma Gazette on the 9th April, 1892]

- A Regulation to amend the ³ Arakan Hills Civil Justice Regulation, 1874
- WHEREAS It is expedient to amend the ³ Arakan Hills Civil Justice Regulation, 1874, It is hereby enacted as follows—
 - 1. In section 54 of the ³ Araba Hills Civil Justice Regulation, 1874, Amendment for the world "three" the world "three "three "three "three "three "three" three three

for the word "three" the word "four" shall be substituted of Reg YIII,

¹ Short title "The Upper Burma Ruby Regulation (1837) Amendment Regulation, 1891 see the Burma Laws Act, 1893 (13 of 1893), Fourth Schedule ante, p. 151.

* Short title The trakan Hills Civil Justice Regulation (1874) Amendment Regulation 1892," see the Burma Laws Act, 1898 (13 of 1893), Fourth Schedule, ante, p. 151

* Ante

THE UPPER BURMA CRIMINAL JUSTICE REGULATION, 1892.

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- 2. Application of the Code of Criminal Procedure.
- 3. Notifications, etc., under Code as modified by expired Regulations.

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- I .- "High Court."
- II.—Courts of Session.
- III.—Conferment of magisterial powers on police-officers.
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 - V.—Powers of Magistrates.
- VI.—Power to certain police-officers to act under section 55.
- VII.—Detention at certain police-stations.
- VIII .- Tender of pardon.
 - IX.—Recording of evidence in cases tried by headmen.
 - X.—Appeal from order of District Magistrate in certain cases.
 - XI.—Restrictions on appeal.
 - XII.—Revision.
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- XIV.—Conduct of prosecutions.
- XIVA.—Transfer of cases.
 - XV.—Orders not reversible on technical grounds alone.
 - XVI.—Fees for processes, copies and inspection of records.
- XVII.—Saving of provisions relating to European British subjects.

¹ The words "with the exception of the Shan States" are repealed by implication, see the fourth footnote on p. 245.

RECHILATION No. V or 1809 1

Received the assent of the Governor General on the 28th December. 1892; published in the Gazette of India on the 31st December 1892; and in the Burma Gazette of the same date.

A Regulation to provide for the Administration of Criminal Justice in Upper Burma.

WHERE IS It IS expedient to provide for the Administration of Criminal Justice in Unner Burma. It is hereby enacted as follows --

- 1. (1) This Regulation may be called the Upper Burma Criminal Short title and com Justice Regulation, 1892, and mencement
 - (2) It shall come into force on the 1st January, 1893
- 2. (1) Subject to the modifications set forth in the schedule to this Application Regulation, the ²Code of Criminal Procedure [1898]³, as amended for the of the Code time being by subsequent enactments (which Code as so amended is in Procedure this Regulation referred to as "the Code"), shall extend to the whole * so far as it can be made appliof Upper Burma. cable in the circumstances for the time being
- (2) For the purpose of facilitating the application of the Code, any Magistrate or Court may construe any provision therein with such alterations not affecting the substance as may be necessary or proper to adapt it to the matter before the Magistrate or Court
- 3. All notifications published, proclamations issued, powers confer- Notifications. red, forms prescribed local limits defined, sentences passed, and orders, etc, under rules and appointments made, under the Code of Criminal Procedure, fied by cr-1882, as modified by Regulation VII of 1886 or Regulation VI of 1890, pired Regushall, so far as may be practicable, be deemed to have been respectively published, issued, conferred, prescribed, defined, passed and made under the corresponding provision of the said 5Code as modified by this Regulation

eption of sections I II, VI, VII, IA, X, ed to the Kachin Hill Tracts, as regards 1895 (1 of 1895), s 3 post, and with the ards Chins, by the Chin Hills Regulation,

the figures "1882, by the Burma Laws 'e repealed by the Burma Laws Act, 1898

in s. 2 (1), ante. Act 5 of 1898 has been declared to be in force in Upper Burma, subject to the provisions of this Regulation, see the First Schedule of the Burma Laws Act, 1898 (15 of 1898), ante

SCHEDULE.

MODIFICATIONS SUBJECT TO WHICH THE CODE IS TO EXTEND TO UPPER: BURMA [with the exception of the Shan States].

(Section 2, sub-section 1.)

"High Court." [Section 4,* clause (i)].

I.—Except in reference to proceedings against European British subjects or persons jointly charged with European British subjects, the expression "High Court" shall mean the officer appointed by the Governor General in Council to be the Judicial Commissioner of Upper Burma.

Courts of Session. (Sections 7, 9 and 193, and Chapter XXIII.)

- II.—(1) Subject to the provisions of sub-sections (2) and (3), each division for the time being administered by a Commissioner shall be a sessions division, the Court of the Commissioner shall be the Court of Session for the sessions division, and the Commissioner shall be the Judge of the Court of Session.
- (2) The Local Government may, by notification in the official Gazette, exclude any district or part of a district from a sessions division constituted under sub-section (1), and may, in like manner, cancel or vary any such notification.
- (3) While a notification under sub-section (2) is in force with respect to any district or part of a district, the following consequences shall ensue, namely:-
 - (a) the district or the part of a district, as the case may be, shall be a sessions division, the Court of the District Magistrate shall be the Court of Session for the sessions division, and the District Magistrate shall be the Judge of the Court of Session, and
 - (b) as Judge of the Court of Session, the District Magistrate may take cognizance of any offence as a Court of original jurisdiction without the accused person being committed to him by a Magistrate, and when so taking cognizance of an offence, shall, subject to the provisions of this Regulation, follow the procedure prescribed for the trial of warrant cases by Magistrates.
- (4) Whenever a notification is published under sub-section (2), it shall be immediately reported by the Local Government to the Governor General in Council.

* See now s. 4 (j) of Act 5 of 1898, Genl. Acts, Vol. V.

The words "with the exception of the Shan States," are repealed by implication,

see fourth footnote on p. 245.

The words "Local Government with the previous sanction of "were repealed by the Burma Laws Act, 1898 (13 of 1898), see the Fifth Schedule, ante, and the word "the "before "Local Government" has been omitted as redundant.

(5) Subject to such 'rules as the Local Government may, from time to time, make in this behalf, a trial before a Court of Session may be without jury or aid of assessors

III -Notwithstanding anything in 2Act V of 1861, or in any other Conferment enactment for the time being in force, the Local Government may of magisterial confer on any police officer all or any of the powers conferred or con-police-offi ferable by or under the Code on any Magistrate, in regard to particular cers (Sec cases or to a particular class or particular classes of cases or to cases generally

IV -(1) A Magistrate of any class may pass a sentence of whipping whipping

(2) A Magistrate of the second class may pass a sentence of whip (Section 32) ping without being specially empowered in that behalf by the Local Government

(3) A Magistrate of the third class shall not pass a sentence of whip ping unless he is specially empowered in that behalf by the Local Government

V —Magistrates described in the first column of the following table powers of shall have the powers severally specified against them in the second Magistrates (Sections 30 column thereof without being further empowered in that behalf and 37)

Mag strates	Powers 2		
1			
Magistrates of the first class .			
Magistrates of the first or recond c ass	section 143 To make orders under section 144 '(To take cognizance of any offence upon information received from any person other than a police officer or upon his own knowledge or suspicion that such offence has been committed, section 190, sub section (1) clause (offence upon receiving a complaint of facts which constitute such offence, section 190 sub section (1/) clause (a) (1/) to take cognizance of an offence upon receiving a complaint of facts which constitute such offence, section 190, sub section (1/) clause (a) (1/) to take cognizance of an offence upon a police report of facts which constitute such offence, section 190, sub section (1/) clause (b)		
Sub-divisional Magistrates .	To call for records, section 435		

For rules made under this sub section as to assessors, see Bur R M . Vol. II. p 283 Genl Acts, Vol I

For notification conferring powers of a Maguerate of the 2nd class on Commandants of Whitary Police Battalions, see Bur R M, Vol II, p. 283

'These words and figures were ausbituted for the words and figures "To entertain cases without complaint section 191, clause (c)," by the Burna Laws Act, 1893 (13 of 1893),

Third Schedule, ante, p 147
These words and figures were substituted for the words and figures "To entertain complaints, section 191, by the Burma Laws Act, 1898 (13 of 1898), Third Schedule, ante,

[&]quot;These words and figures were substituted for the words and figures "To receive police reports, section 191, clause (5)" by the Burma Laws 1ct, 1898 (13 of 1898), Third Schedule, ante, p 147

Power to certain police-officers to act under section 55.

VI.—In any police-station to which the provisions of the 'section' may be specially applied by the Local Government'by notification in the official Gazette any police-officer may exercise the powers conferred by section 55 on an officer in charge of a police-station.

Detention at certain police-stafions. (Sections 57 and 61.)

- VII.—(1) Notwithstanding anything in section 57 or section 61, an officer in charge of any police-station to which the provisions of this ¹section may be specially applied by the Local Government by notification in the official Gazette may detain a person arrested without warrant so long as under all the circumstances of the case is reasonable.
- (2) But when the officer of his own authority detains any such person in custody for a longer period than twenty-four hours, exclusive of the time necessary for the journey from the place of arrest to the Magistrate's Court, he shall state in the report prescribed in section 62 his reasons for prolonging the detention of the person, and, where the detention extends beyond three days, shall submit further reports of the reasons therefor at such intervals as the Magistrate to whom the report under section 62 was submitted may by general or special order direct.

Tender of pırdon.

VIII.—A District Magistrate tendering a pardon to an accomplice (Section 337.) under section 337 may, notwithstanding anything in that section, try the case himself.

Recording of evidence in cases tried by headmen. (Chapter XXV.)

IX.—Notwithstanding anything in the Code, the Local Government may from time to time make 2 rules with respect to the record to be made in cases tried by such village-headmen as are Magistrates of the third class and as to the disposal of the record.

Appeal from order of District Magistrate in certain cases.

X.—A person convicted on a trial held by a District Magistrate acting as such with respect to a district or part of a district which has been excluded from a sessions division under sub-section (2) of section II of this schedule may appeal to the Court of Session of the sessions division from which the district or the part of a district has been so excluded.

Restrictions on appeal. 'Sections 3 and 4.)

XI.—Notwithstanding anything in this schedule or in the Code, an appeal shall not lie in any case in which a District Magistrate or Court of Session passes a sentence of imprisonment for a term not exceeding six months or of fine not exceeding five hundred rupees or of whipping, or of all or any of those punishments combined.

Revision. (Sections 435 to 438.)

XII.—(1) The District Magistrate may in any case in which he has himself called for, or a Sub-Divisional Magistrate has forwarded to

¹ For notification applying the provisions of this section to certain police-stations, see Bur. R. M., Vol. II, p. 283, and Burma Gazette, 1897, Pt. I, p. 600; *ibid*, 1900, Pt. I, p. 745, and *ibid*, 1901, Pt. I, p. 694.

² For rules regarding the record to be made in cases tried by Thugyis, etc., who are third class Magistrates, see Bur. R. M., Vol. II, p. 283.

him, the record of a proceeding before a Magistrate of the second or of the third class pass such order in the case as he thinks fit?

Provided that he shall not pass a severer sentence for the offence which in his opinion the accused has committed than might have been passed for such offence by the Magistrate who tried the case, and that no order shall be made to the prejudice of the accused unless he has had an opportunity of showing cause against it

(2) The Governor General in Council or the Local Government may at any time, by notification in the official Gazette, direct that this section shall cease to be in force in any district with effect from a date to be specified in the notification

AIII —In any case in which an appeal lies, the Appellate Court Enhance may enhance any punishment which has been awarded ment of pun

Provided that, if the appeal is from the sentence of a Magistrate of appeal any class, the Appellate Court shall not inflict a greater punishment (*ction than might have been inflicted by a Magistrate of the first class

XIV —Notwithstanding anything in section 495, a Court may allow Conduct of any police officer to conduct a prosecution (Section

²XIVA —Notwithstanding anything in section 526, a Court of Ses-Transfer of court of sion may.—

- (I) if it is absolutely debarred by section 487 from trying any case committed to it, or by section 556, from hearing any appeal pending before it, direct that such case or appeal be transferred for trial or hearing to any other Criminal Court of equal jurisdiction.
- (2) excress as regards all Criminal Courts subordinate to its authority all the powers with respect to the transfer of criminal cases and appeals conferred upon the High Court by section 526

Provided, first, that an application for the exercise of the power conferred by this section, if founded upon a report of the Judge or Magistrate before whom the case or appeal is pending, need not be support ed by affidant or affirmation

Provided, secondly, that the Court shall, before directing the transfer of a case or of an appeal under this section, issue a notice to the accused requiring him to show cause on a certain day to be fixed in the

ante, (13 of 1993). Thris Schedule,
onte, by Regulation 5 of 1695 was
repeal 1892. The new section differs
from 670 and in the second
and "thridly" for the words

Arakan Hill District Laws. [1893: Reg. VIII.

notice, why the said case or appeal should not be transferred to some Court therein named or to such other Court of competent jurisdiction as might be determined:

Provided, thirdly, that the High Court may, on the application of the accused or of the Public Prosecutor, reverse or vary any order made by a Court of Session under this section or substitute any other order in lieu thereof.

XV .- Notwithstanding anything in the Code, a finding, sentence or order shall not be reversed or altered on appeal or revision on account of any irregularity of procedure unless the irregularity has occasioned a failure of justice.

XVI.—Rules under section \(\begin{aligned} \sqrt{554}, \text{ sub-section (2), clause (c)} \end{aligned} \) may regulate the following among other matters, namely:-

- (a) the fees to be be paid for processes; and
- (b) the fees to be paid for copies and inspection of records.

XVII.—Nothing in this schedule with respect to procedure in inquiries or trials, or with respect to sentences or appeals therefrom or the enchancement or execution thereof, shall be construed to affect the Code in its application to European British subjects.

REGULATION No. VIII of 1893.

[Received the assent of the Governor General on the 4th July, 1893; published in the Gazette of India on the 8th idem; and in the Burma Gazette on the 22nd idem.

A Regulation to amend the Arakan Hill District Laws Regulation, 1874.

WHEREAS it is expedient to amend the ² Arakan Hill District Laws Regulation, 1874, by the substitution of Kuladan for Myouktoung as IX of 187 the station at which declarations of contents of boats are to be made under section 15 of that Regulation, the latter place having been transferred from the Arakan Hill-Tracts District to the Akyab District; It is hereby enacted as follows:—

1. This Regulation may be called the Arakan Hill District Laws

For rules to regulate fees for processes in Criminal Courts, see Burma Gazette, 1893, Pt. IV, p. 715, ibid, 1894, p. 932.

For rules as to appointment of copyists and supply of copies and translations and as to fees therefor, see Burma Gazette, 1904, Pt. IV, p. 384.

² Ante, p. 200.

Orders not reversible on technical grounds alone. (Section 537.) Fees for processes, copies

and inspection of records. (Section 554.) Saving of provisions relating to

European British

subjects.

Title.

Amendment Regulation, 1893.

The figures, words and letter "554, sub-section (2), clause (c)" were substituted for the figures, word and letter, "553, clause (c)," by the Burma Laws Act, 1898 (13 of 1898), Third Schedule, ante, p. 147.

1893: Reg. VIII.] Arahan Hill District Laws.

1894: Reg. III.] Upper Burma Land and Revenue

1895: Reg. I]

Kachın Hıll tribes

2. In section 15 of the 'Arakan Hill District Laws Regulation, 1874, Amendment for the word 'Myouktoung" the word "Kuladan" shall be substituted ted

REGULATION No III of 1894 2

[Received the assent of the Governor General on the 9th August, 1894; published in the Gazette of India on the 11th idem, and in the Burma Gazette on the 25th idem]

A Regulation to amend the ³ Upper Burma Land and Revenue Regulation, 1889

WHEREAS it is expedient to amend the 'Upper Burma Land and Revenue Regulation, 1889, It is hereby enacted as follows ---

1. After section 49 of the ³Upper Burma Land and Revenue Regula- Insertion, 1889, the following shall be inserted, namely—

40 Reg III,
40 Reg III,

[Ante, p 240]

THE KACHIN HILL-TRIBES REGULATION, 1895

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CHAPTER I

PRELIMINARY

Sections

- 1 Title, commencement and extent
- 2 Definitions

CHAPTER II

LAW APPLICABLE TO HILL TRIBES IN HILL-TRACTS

3 Application

^{*} Ante, p 200

* Ante, p 200

* Short title "The Upper Burma Land and Revenue Regulation (1889) Amendment Regulation, 1894," see the Burma Laws Act, 1899 (13 of 1898), kourth Schedule, ante, p 151

* Inte, p 219.

CHAPTER III.

HEADMEN AND THEIR POWERS.

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- 4. Appointment and removal of headmen.
- 5. Powers of headman.
- 6. Criminal jurisdiction of headmen.
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- 8. Deputy Commissioner to be Sessions Judge.
- 9. High Court.
- 10. Powers which may be conferred on Assistant Commissioners.
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- 12. Power to withdraw cases.
- 13. Power to impose fines on villages, etc., for collusion with criminals.
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- 15. Action against disaffected tribes, etc.
- 16. Penalty for abuse of authority or disobedience of orders by headman.
- 17. Power to decide disputes likely to lead to feuds.
- 18. Power to prohibit new villages.
- 19. Power to direct removal of villages.
- 20. Power to require persons to remove.
- 20A. Further power to require persons to remove.
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- 22. Security for the prevention of crime.
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- 29 Arms and ammunition
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- 36 Power of Local Government to make rules
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THE SCHEDULE

ENACTMENTS DEEMED APPLICABLE TO HILL-TRIBES.

REGULATION No I or 1895.

A Regulation to declare the law applicable to the Hill-tribes in the Kachin Hill-tracts of Upper Burma

[Received the assent of the Governor General on the 26th January, 1895; published in the Gazette of India on the 2nd February, 1895, and in the Burma Gazette on the 16th idem]

WHEREAS It is expedient to declare the law applicable to the hilltribes in the Kachin Hill-tracts of Upper Burma; It is hereby enacted as follows:—

CHAPTER I.

PRELIMINARY

 (I) This Regulation may be called the Kachin Hill-tribes Regulation, 1895.

[1895: Reg. I.

(Chap. I.—Preliminary. Chap. II.—Law Applicable to Hill-tribes in Hill-tracts.)

- (2) It shall come into force on such ¹ date as the Local Government, by notification in the Burma Gazette, may appoint.
- (3) It shall ² extend to such hill-tracts and shall apply to such hill-tribes as the Local Government, ³[subject to the control] of the Governor General in Council, may, from time to time, by notification in the Burma Gazette, direct, and section 11 shall also apply to all persons who may be parties to a suit or other proceeding of a civil nature in which any of the parties is a member of a hill-tribe to which this Regulation applies and ⁴[sections 15, 20A, 21 and 31A shall apply] to all persons within a hill-tract.

Definitions.

- 2. In this Regulation—
- (1) "hill-tract" means any hill-tract to which this Regulation has been extended:
- (2) "hill-tribe" means any hill-tribe to which this Regulation has been made applicable:
 - (3) "clan" means any sub-division or section of a hill-tribe:
- (4) "headman" means the chief or head of any hill-tribe, or clan or village or group of clans or villages, and includes a Duwa and an Akyi:
- (5) "Assistant Commissioner" includes any officer whom the Local Government may invest with the powers of an Assistant Commissioner under this Regulation.

CHAPTER II.

LAW APPLICABLE TO HILL-TRIBES IN HILL-TRACTS.

Application.

- 3. (1) Notwithstanding anything in any enactment now in force, this Regulation and the enactments in the schedule hereto annexed, to the extent and with the modifications therein set forth, shall be deemed to be the only enactments which apply to members of a hill-tribe in a hill-tract.
- (2) No other enactment shall be deemed to apply to members of a hill-tribe in a hill-tract:

Provided that the Local Government, ³[subject to the control] of the Governor General in Council, may, by notification in the Burma

¹ The Regulation came into force on the 1st July, 1895, see Burma Gazette, 1895,

Pt. I, p. 230.

2 For tracts or tribes to which or to whom the Regulation has been extended or applied see most Part IV. B.

applied, see post, Part IV, B.

The words "subject to the control" were substituted for the words "with the previous sanction" by ss. 3 and 4, respectively, of Regulation 2 of 1910, post, Appendix II.

These words and figures were substituted for the word and figure "section 15" by s. 2 of the Kachin Hill-tribes Regulation (1895) Amendment Regulation, 1898 (1 of 1898), post.

(Chap III -Headmen and their Powers)

Gazette, declare 1 any other enactment to be applicable wholly or to the extent or with the modifications which may be set forth in the notification.

CHAPTER III

HEADMEN AND THEIR POWERS.

4. (1) Subject to any general or special orders of the Local Govern-Appointment ment, the Deputy Commissioner may appoint and remove a headman of headmen for any tribe, clan, village or group of villages, and may define the local limits of his jurisdiction and declare what tribe, clan, villages or groups of villages, shall be subject to him.

(2) Where a headman is appointed for a group of villages or clans, the Deputy Commissioner may declare the extent to and the manner in which the headman of the villages or clans composing such group shall

be subordinate to the headman of the group

(3) In making a declaration under this section the Deputy Commissioner shall be guided as far as practicable by local custom

- ² 5. (1) A headman shall, within the local limits of his jurisdiction, Powers of have general control, according to local custom, over the tribe, clan or headman villages made subject to him
- (2) He may levy from the persons subject to him any customary dues and may impose on them such punishments as are authorized by local custom

Provided that no barbarous, excessive or unusual punishment shall be imposed by him

- (3) He shall be bound to keep the peace within the tract subject to him, to comply with all lawful orders received from the Deputy Commissioner or an Assistant Commissioner, and to furnish, on the requision of the Deputy Commissioner or an Assistant Commissioner, on receipt of payment at the rates to be fixed by the Deputy Commissioner, supplies of food or labour required by any public servant
- 6 (1) A headman may try, according to local custom, any person Criminal subject to his jurisdiction, who may be charged with any offence other of keadmen, than an offence punishable under the following chapter and sections of 1560 the ³ Indian Penal Code, namely, Chapter VI, sections 302 to 308, sec-

the Indian Penal Code, namely, Chapter VI, sections 302 to 308, sections 341 to 348, sections 363 to 377, sections 390 to 402, sections 438 to 440 (all inclusive), or with abetment of or attempt to commit any of

³ For other enactments applied to these bill tribes, see Part V. B., post.
⁴ Section 5 was substituted by a 30 of the hachin Hill-tribes Regulation (1808) Amend ment Regulation 1808 (1 of 1809) post. The new section is the same as the original section is that the clause regarding the imposition of punishments and the provise has been added to sub section (2), and sub section (3) is new

(Chap. III.—Headmen and their Powers. Chap. IV.—Jurisdiction and Special Powers of Officers.)

such offences, and he may punish any persons found guilty by him with fine in money or goods.

- (2) Nothing in the 1 Indian Penal Code or in the 2 Criminal Pro-XLV o cedure Code shall apply to any proceedings of a headman acting under V of 18 the power conferred by this section.
- 7. A headman may try and decide according to local custom any dispute of a civil nature between persons subject to his jurisdiction, and he may enforce his decision in accordance with such custom.

CHAPTER IV.

JURISDICTION AND SPECIAL POWERS OF OFFICERS.

Deputy Commissioner to be Sessions Judge.

High Court.

which may be conferred

on Assistant

Commissioners.

Civil juris-

diction.

Powers

Civil jurisdiction of

headmen.

- 8. (1) The hill-tracts in any district shall constitute a sessions division, of which the Deputy Commissioner shall be the Sessions Judge.
- (2) As Judge of a Court of Session the Deputy Commissioner may take cognizance of any offence as a Court of original jurisdiction without the accused being committed to him by a Magistrate, and, when so taking cognizance, shall follow the procedure prescribed for the trial of warrant-cases by Magistrates.

9. For the purposes of the 2 Code of Criminal Procedure the Com- V of 189 missioner of the division shall be the High Court.

10. (1) The Local Government may, by notification in the Burma Gazette, invest any Assistant Commissioner with all or any of the powers of a Deputy Commissioner under this Regulation.

(2) In any notification under this section the Local Government may

define the local limits of the jurisdiction of any such Assistant Commissioner.

- 11. (1) The Deputy Commissioner, and every Assistant Commissioner, exercising jurisdiction within a hill-tract may try any suit or other proceeding of a civil nature between parties any one of whom is a member of a hill-tribe according to such 3 procedure as the Local Governernment may by notification in the Burma Gazette from time to time prescribe; and,
- (2) in the trial of any such suit or proceeding, may exercise any of the powers which he might exercise in a suit or proceeding in which none of the parties belong to a hill-tribe; and,
- (3) in deciding any such suit or proceeding, shall have regard to local custom and to justice, equity and good conscience.

Genl. Acts, Vol. I.
Genl. Acts, Vol. V.
For rules prescribed under s. 11 (1) regulating the procedure for the trial of suits and other proceedings of a civil nature, see Burma Gazette, 1895, Pt. I, p. 324.

(Chap IV -Jurisdiction and Special Powers of Officers)

- 12. The Deputy Commissioner may withdraw any civil or criminal Power to case pending before a headman or an Assistant Commissioner, and may withdraw either try it himself or refer it for trial to an Assistant Commissioner
- 13. (1) Subject to the control of the Commissioner, the Deputy Commissioner may impose fines in money or goods on any tribe, clan or unipose fines or village, community, or any part thereof, if after enquiry he finds—collesion with
 - (a) that any of its members have colluded with or harboured, or criminals failed to take reasonable means to prevent the escape of, any criminal,

(b) that they have suppressed or combined to suppress evidence in any criminal case,

any criminal case,
(c) that, stolen property having been tracked to the village, they
have failed or neglected to restore the property or take on

the track beyond the limits of the village,
(d) that they have done any act hostile or unfriendly to the Gov-

ernment,
(e) that they have disobeyed the lawful orders of the Deputy Com

missioner or of an Assistant Commissioner,

(f) that they have taken part in or abetted an attack on traders

(f) that they have taken part in or abetted an attack on traders or other travellers, or the levy of or attempt to levy un authorized dues or tolls,

(g) that they have engaged in fighting with any other tribe, clan or village community

(2) The Deputy Commissioner may order the whole or any part of a fine imposed under this section to be given as compensation to any person to whom damage or injury has been caused, directly or indirect ly, by the act in respect of which the fine is imposed

(3) When in pursuance of an order passed under this section a person has received compensation for injury out of the proceeds of a fine, a Civil Court shall not take cognizance of a claim to compensation based on the same injury

same injury

- 14 When within the area occupied by any tribe, clan or village com- Fines on munity, a person is dangerously or fatally wounded by unlawful attack, included or the body is found of a person believed to have been unlawfully killed, murder in the members of that tribe, clan or community shall be deemed to have their committed an offence under the last foregoing section unless they can boundaries, show that they—
 - (a) had not an opportunity of preventing the offence or arresting the offender, or
 - (b) have used all reasonable means to bring the offender to justice

(Chap IV.—Jurisdiction and Special Powers of Officers.)

Action against disaffected tribes, etc.

15. In the event of any tribe, clan or village acting in a hostile or unfriendly manner to the Government, the Deputy Commissioner may, subject to the control of the Commissioner, detain all or any members of the tribe, clan or village, detain or confiscate their property, and debar members of the tribe, clan or village from access into territory outside the hill-tract and prohibit all other persons from entering the hill-tract.

Penalty for abuse of authority or disobedienco of orders by headman.

16. A headman who abuses any of the powers conferred upon him by this Regulation, or neglects to obey any reasonable order of the Deputy Commissioner, shall be liable by order of the Deputy Commissioner to pay a fine not exceeding '[one hundred and fifty] rupees or to be suspended or dismissed from office.

Power to decide disputes likely to lead to feuds.

17. When the Deputy Commissioner is satisfied that a dispute exists likely to cause a feud, breach of the peace, or any offence against person or property, he may enquire into the dispute and pass such order as he may think fit, having regard to local custom and to justice, equity and good conscience.

Power to prohibit new villages.

- 18. (1) A new hamlet or village shall not be erected in a hill-tract without the consent of the Deputy Commissioner, who may prohibit the erection thereof if he thinks fit.
- (2) If the Deputy Commissioner prohibits the erection, he shall record his reasons for doing so.

Power to direct removal of villages.

19. Whenever it may be expedient on military or other grounds, the Deputy Commissioner may, by order in writing, direct the removal of any village to any other site and, with the sanction of the Commissioner, may award to the inhabitants such compensation for any loss which may have been occasioned to them by the removal of their village as in his opinion is just.

Power to require persons to remove.

- 20. (1) When any person is known or believed to have a feud, or has occasioned any cause of quarrel likely to lead to bloodshed, dakaiti or robbery, the Deputy Commissioner may require that person to reside beyond the limits of the hill-tracts or within those limits at such place as the Deputy Commissioner may deem desirable.
- (2) No order requiring a person to reside beyond the limits of the hill-tract in which he is living at the time of the order shall be made without the previous sanction of the Commissioner.

Further power to require

²20A. When the Deputy Commissioner is satisfied that the presence of any person (not being a public servant or a member of a hill-tribe) is

¹ These words were substituted for the word "fifty" by the Kachin Hill-tribes Regulation (1895) Amendment Regulation, 1898 (1 of 1898), s. 4, post.

² Section 20A was inserted by s. 5 of the Kachin Hill-tribes Regulation (1895) Amendment Regulation, 1898 (1 of 1898), post.

(Chap IV -Jurisdiction and Special Powers of Officers)

injurious to the peace and good administration of a hill tract, he may, persons to for reasons to be recorded by him in writing, order such person to leave remove. the hill-tracts or any specified hill-tract within a given time and not to return thereto

- 21. If a person contravenes the provisions of section 18 or disobeys an Penalty for order under section 19, or a requisition under section 20 1[or an order preach of under section 20A], he may, on conviction by a Magistrate, be punished orders with imprisonment of either description for a term which may extend to six months, and shall also be liable to fine which may extend to one thousand rupees
- 22 When the Deputy Commissioner is of opinion that it is necessary Security for the for the purpose of preventing culpable homicide (whether amounting to prevention murder or not), grievous hurt, dakaiti or robbery to require a person to of crime execute a bond for good behaviour, he may order the person to execute a bond with or without sureties for his good behaviour during such period not exceeding three years as the Deputy Commissioner may fix
- 23. When a feud or other cause of quarrel likely to lead to blood-from tubes shed or violence exists or, in the opinion of the Deputy Commissioner, otc is likely to arise between two tribes, clans, families or village communities, the Deputy Commissioner may order all or any members of both tribes, clans, families or village communities, or of either tribe, clan, family or village community, to execute a bond with or without surcties for their good behaviour during such period not exceeding three years as he may fix

24. When an Assistant Commissioner duly authorized under section 10, sub-section (1), passes an order under section 22 or under sec Commissioner (2). tion 23, he shall at once submit a report of his proceedings to the Deputy soner Commissioner

25. (1) The commission or attempted commission or the abetment, Breach of by a person who has given security for good behaviour under section 22, of any offence against person or property shall be a breach of the bond

(2) If, while a bond executed under section 23 is in force, the life of any member of either tribe, clan, family or village community is un lawfully taken or attempted, or the property of any member of either tribe, clan, family or village community is unlawfully taken or attempted to be taken, by or with the abetment of any member or members of the other family, the Deputy Commissioner may declare the bond of all or any member of the other tribe, clan, village community or family and of their sureties (if any) to be forfeited

These words and figures were inserted by s 6 of the Kachin Hill tribes Regulation (1895) \text{\text{tm-ndment Regulation, 1893 (1 of 1898), post

(Chap. IV.—Jurisdiction and Special Powers of Officers. Chap. V.— Special Rules as to Arms, Ammunition, Opium and Forests.)

Imprisonment in default of security.

- 26. (1) If a person ordered to give security for good behaviour under section 22 or section 23 does not give security on or before the date on which the period for which the security is to be given begins, he shall be committed to prison or, if he is already in prison, be detained there until that period expires, or until within that period he gives security to the officer who made the order requiring it, or to the officer in charge of the jail in which he is detained.
- (2) Imprisonment for failure to give security under section 22 or section 23 may be rigorous or simple as the officer requiring the security directs in each case.

Length of imprisonment.

27. When a person has suffered imprisonment for three years for failure to give security for good behaviour under section 22 or 23, he shall be released and shall not be again required to give security unless a fresh order is passed in accordance with the provisions of this Regulation.

Further security.

- 28. (1) A person who has, under the provisions of section 22 or section 23, given security, or been imprisoned for failure to give security, may be brought before the Deputy Commissioner if, on the expiry of the period for which security was required to be given, the Deputy Commissioner so directs.
- (2) When the Deputy Commissioner thinks it necessary for the purpose of preventing the commission of any offence against person or property to require security for a further period from any person so brought before him, he shall record a proceeding to that effect.
- (3) The proceeding may be founded on the facts on which the original order to give security was founded, and it shall not be necessary to prove any fresh facts to justify an order to give security for a further period under this section, but such an order, if passed, shall have the same effect and be enforced in the same manner as an original order to give security under section 22 or section 23.
- (4) Notwithstanding anything in this section, a person shall not suffer, for failure to give security under this Chapter, imprisonment for more than six years or without the sanction of the Commissioner, for more than three years.

CHAPTER V.

SPECIAL RULES AS TO ARMS, AMMUNITION, OPIUM AND FORESTS.

Arms and ammunition.

29. (1) The Deputy Commissioner may fix the number of firearms and the quantity and description of ammunition which may be possessed by hill-tribes in any hill-tract or part of a hill-tract, and may issue licenses either to persons or to the members of any tribe, clan or village as a class to possess the firearms and ammunition specified in the licenses.

(Chap V -Special Rules as to Arms, Ammunition, Opium and Forests)

- (2) All firearms for which licenses have been issued shall be stamped and entered in a register.
- (3) Any person who, not being licensed in that behalf, or not being a member of any tribe, clan or village, the members of which have as a class been licensed in that behalf, possesses any firearm or ammunition, or who exports from the hill-tract any firearm or ammunition, shall be punished, on conviction by a Magistrate, with imprisonment which may extend to three years, or with fine, or with both
- (4) With the previous sanction of the Local Government, the Commissioner may direct that sub-sections (1), (2) and (3) shall not apply to any tract or part of a hill-tract, and may with the like sanction cancel any direction so made.
- 30. No prosecution under the 'Upper Burma Forest Regulation, Prosecution 1887, or any rule made thereunder shall be instituted against a member under the of a hill-tribe except with the sanction in writing of the Deputy Com-Regulation. missioner

231. (1) No person shall-

Opium,

- (a) possess opium, knowing or having reason to believe that it is intended to be taken out of the hill-tracts or to be transported from one hill-tract to another non-conterminous hilltract, or
- (b) take opium out of the hill-tracts or transport opium from one hill-tract to another non-conterminous hill-tract,

except under, and in accordance with, the terms and conditions of a license granted by the Deputy Commissioner and on payment of duty at such rate or rates as the Local Government may fix in this behalf

- (2) Whoever contravenes the provisions of sub-section (1) shall be punished on conviction by a Magistrate with imprisonment which may extend to one year, or with fine, or with both
- (3) In every prosecution under sub-section (1) it shall be presumed that all onum exceeding half a viss for which the accused person is, in the opinion of the Court, unable to account satisfactorily, is opium in respect of which he has committed an offence thereunder
- (4) The opium in respect of which an offence under sub-section (1) has been committed, and

Bur Act 4 of 1902), which has repealed was repealed, post section by the Kachin Hill tribes (\text{ mend}

1 No one shall export oppum from a hill

at such rate as may be fixed by the Local Government by rule made in this behalf. Any person who contrivenes the provisions of this section shall be punished, on consistion, by a Magistrate with imprisonment which may extend to one year, or with fine or with

(Chap V.—Special Rules as to Arms, Ammunition, Opium and Forests. Chap. VI.—Rules regarding Taxes and Realization of Fines, etc.)

- (a) the vessels, packages and coverings in which the opium is
- (b) any other contents of such vessels, packages and coverings,
- (c) the animals and conveyances used in carrying the opium, shall be liable to confiscation.
- (5) Where any person charged with an offence rendering anything liable to confiscation under sub-section (4) is convicted, or where any such person is acquitted but the Court decides that anything is liable to confiscation under sub-section (4), the Court may order such thing to be confiscated or may give the owner an option to pay, in lieu of confiscation, such fine as it thinks fit.
- (6) Where an offence under this section has been committed but the offender is not known or cannot be found, or where opium not in the possession of any person cannot be satisfactorily accounted for, the case shall be inquired into and determined by the Deputy Commissioner or by an officer authorized by the Local Government in this behalf, and the Deputy Commissioner or such officer as aforesaid may order the opium, the vessels, packages and coverings in which the opium is found, any other contents of such vessels, packages and coverings, and the animals and conveyances used in carrying the opium, to be confiscated:

Provided that no such order shall be made until the expiration of one month from the date of seizing the things intended to be confiscated or without hearing the persons (if any) claiming any right thereto and the evidence (if any) produced in support of their claims.

- (7) The Local Government, with the previous sanction of the Governor General in Council, may, by notification in the local official Gazette, make 'rules to regulate-
 - (a) the disposal of things confiscated under this section, and
 - (b) the rewards to be paid to officers and informers out of the proceeds of fines and confiscations under this section.

231.A. Whoever sells foreign fermented liquor or spirit to any member of a hill-tribe shall be punished on conviction by a Magistrate with imprisonment which may extend to three months, or with fine, or with both.

Fermented liquor and spirit.

Taxes.

CHAPTER VI.

RULES REGARDING TAXES AND REALIZATION OF FINES, ETC.

32. Taxes shall be levied on all hill-tribes, clans and villages at such

¹ For rules regulating things, including opium, confiscated under sub-section (7) of s. 31, see Burma Gazette, 1902, Pt. I, p. 782.

² Section 31A was inserted by s. 7 of the Kachin Hill-tribes Regulation (1895) Amendment Regulation, 1898 (1 of 1898), post.

(Chan VI -Rules regarding faxes and Reglization of Fines, etc. Chan VII -Control \

rates and in such manner as the Local Government may from time to time sanction

- 33. (1) An order for the payment of any fine or tax, or for the deli- Mode of very of any property, or the performance of any act, may be enforced recovering (1) by the seizure of any moveable property or of any standing crops be-etc. longing to the person against whom the order is made, or when the order is made against a tribe, clan, family or village community, to any member thereof, or (2) under the order of the Denuty Commissioner or Assistant Commissioner by imprisonment of the person against whom the order is made for a term not exceeding one year
 - (2) Imprisonment under this section shall be simple only

CHAPTER VII

CONTROL

- 34. There shall be no appeal against any order passed by a headman Prohibition or by any officer acting under this Regulation
- 35. (I) All headmen and all officers in a hill tract shall be subordinate control and to the Deputy Commissioner, who may revise any order passed by any revision, such headman or officer including an Assistant Commissioner specially empowered under section 10, sub section (1)
- (2) The Commissioner may revise any order passed by the Deputy Commissioner, or by any other officer in a hill-tract, or by a headman, and the Chief Commissioner may revise any order passed by the Commissioner
- 36. (1) Subject to the control of the Governor General in Council, Power of the Local Government may, by 'rules which it is hereby empowered to Local Gov make.make rules
 - (a) prescribe the procedure to be observed by officers acting under this Regulation.
 - (b) 2prescribe the use of such forms and require the submission of such reports and statements and the maintenance of such records and registers as it may think necessary
- (2) Subject to the same control, the Local Government may also make other rules consistent with this Regulation for carrying into effect the purposes thereof
- 37. Except as provided in this Regulation, a decision passed, act. or order made under this Regulation, shall not be called in questic any Civil or Criminal Court

ne Proceedings in Regulation not to be questio

³ For rules, see Burma Gazette, 1896, Pt. I, p 660 ³ for rules prescribing recisiers, reports and statements to be maintained and submitted see Burma Gazette 1895 Pt. I, p 233, ibid, 1896, Pt. I, p 556, ibid, 1897, Pt. I, pp 364 and 503, and ibid, 1893, Pt. I, p 350

(The Schedule.—Enactments deemed applicable to Hill-tribes.)

THE SCHEDULE. (See section 3.)

1 ENACTMENTS DEEMED APPLICABLE TO HILL-TRIBES.

No. and Year.	Subject.	Extent of application.	Modifications.
		I.—Acts.	
² V of 1843 .	Slavery	So much as may from time to time be in force in Upper Burma.	
² XI of 1857 .	State-offences .	So much as may from time to time be in force in Upper Burma.	
2 XLV of 1860 .	Penal Code	So much as may from time to time be in force in Upper Burma.	For the last forty-seven words of section 67 read the following:— "for any term not exceeding four months when the amount of the fine shall not exceed fifty rupees, and for any term not exceeding eight months when the amount shall not exceed one hundred rupees, and for any term not exceeding twelve months in any other case." After section 75 insert the following:
			following:— "75A. Notwithstanding anything in this Code or in any other enactment for the time being in force, a person convicted of any offence punishable under this Code or under any other enactment shall be punishable with fine in lieu of or in addition to any other punishment to which he may be liable." Omit the clauses of section 64 inserted by Act VIII of 1882.
3 VI of 1864.	Whipping .	So much as may from time to time be in force in Upper Burma.	Substitute for section 6 the following:— "Notwithstanding anything in the foregoing sections of this Act, a person convicted of any offence may be punished with whipping in lieu of or in addition to any other punishment to which he may be liable."

¹ For enactments since declared applicable, see post, Part V, B.
2 Genl. Acts, Vol. I.
3 Rep. in the rest of British India by the Whipping Act, 1909 (4 of 1909), Genl. Acts, Vol. VI, Appendix 2.

(The Schedule - Enactments deemed applicable to Hill-tribes)

THE SCHEDULE-contd.

ENACTMENTS DEEMED APPLICABLE TO HILL TRIBES-contd

No and Year	Subject	Extent of application	Modifications
		1 —Acts—contd	
1 * * *		$ \cdot \cdot \cdot \cdot $	
2 Lof 1872	Evidence	So much as may from time to time be in force in Upper Burma	
: • • •			
1 * * *			
	2.	-Regulations	
4Bengal Regula tion III of 1818	State-prisoners	So much as may from time to time be in force in Upper Burma	
5 VI of 1887	Fores a	So much as may from time to time be in force in Upper Burms	
6 * *		• • •	
7 XII of 1887	Rubics	So much as may from time to time be in force in Upper Burma	
7 V of 1892	Criminal Justice	The whole except sections I II VI VII I\ \ \VI and \ \VII of the Schedule	

¹ The entries relating to the General Clauses Acts 1868 (1 of 1868) and 1887 (10 of 1887) have been omitted as the Acts are repealed by the General Clauses Act, 1897 (10 of 1897), which was declared applicable by Notification No. 6, dated the 16th February 1899, 128 Burma Cazette, 1809, Part I, p 83

² Genl Acts, Vol. II.

³ The entry relating to the Criminal Procedure Code, 1882 (10 of 1882), has been emitted as the lets repeated by the Code of Criminal Procedure 1893 (Act 5 of 1893) which was declared applicable by Notification No. 14, dated the 39th June, 1898, Burma Gazette, 1898, Part I, p. 322.

⁴ Ante.

⁵ See Burma Forest Act, 1902 (Bur Act, 4 of 1902), post, which is now in force in Upper Burma

⁶ The entry relating to the Upper Burma and Arakan Hills Fronter Crossing and Districts Regulation 1887 (9 of 1887) is omitted as that Regulation is repealed by the like Regulation 1 of 1997, which was applied to these tribes, see second to note on p. 305.

⁷ Ante

Upper Burma Land and Revenue.

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Upper Burma Civil Courts.

[1895 : Reg. II. [1896 : Reg. I.

REGULATION No. II of 1895.1

[Received the assent of the Governor General on the 13th June, 1895; published in the Gazette of India on the 15th idem; and in the Burma Gazette on the 29th idem.]

A Regulation to amend the ² Upper Burma Land and Revenue III of 1889. Regulation, 1889.

Whereas it is expedient to amend the "Upper Burma Land and III of 1889. Revenue Regulation, 1889; It is hereby enacted as follows:—

Amendment of section 4, Reg. III, 1889.

Addition to section 24, Reg. III,

1889.

- 1. In sub-section (3) of section 4 of the ² Upper Burma Land and III of 1889. Revenue Regulation, 1889, after the word "Myoök," the words "Superintendent of Land Records" shall be inserted.
- 2. To section 24 of the said Regulation the following shall be added, namely:—

[Ante, p. 228.]

THE UPPER BURMA CIVIL COURTS REGULATION, 1896.

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² Ante, p. 219.

¹ Short title "The Upper Burma Land and Revenue Regulation (1889) Amendment Regulation, 1895," see the Burma Laws Act, 1898 (13 of 1898), Fourth Schedule, ante, p. 151.

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THE SCHEDULE.

REGULATIONS REPEALED.

REGULATION No. I of 1896.

[Received the assent of the Governor General on the 3rd February, 1896; published in the Gazette of India, 1896, Pt. I, p. 76, and in the Burma Gazette, 1896, Pt. II, p. 51.]

A Regulation to amend the Law relating to Civil Courts and the Administration of Civil Justice in Upper Burma.

WHEREAS it is expedient to amend the law relating to Civil Courts and the administration of civil justice in Upper Burma; It is hereby enacted as follows:—

CHAPTER I.

PRELIMINARY.

extent

- 1. (1) This Regulation may be called the Upper Burma Civil Courts Regulation, 1896.
- (2) It extends to the whole of Upper Burma, * * * , but the Local Government may at any time, by notification, exempt from its operation any tract or district, and, so long as any such notification is uncancelled, nothing herein contained shall be deemed to apply to a tract or district specified in such notification.
 - (3) It shall come into force at once.

^{&#}x27;The words "except the Shan States" were repealed by the Burma Laws Act, 1898 (13 of 1898), Fifth Schedule, Pt. II, ante.

(Chap I -- Preliminary Chap II -- Law to be administered and Procedure to be followed)

- 2 (1) The Regulations mentioned in the schedule hereto annexed Repeal of shall be repealed to the extent mentioned in the third column Regulation thereof.
- (2) Any enactment or document referring to any of the Regulations in that schedule shall, so far as may be, be construed as referring to this Regulation or to the corresponding portion thereof, and
- (3) All rules, orders, and appointments made, limits fixed, directions given, powers and jurisdiction conferred, lists, tables and notifications published, and seals, forms, registers, books, accounts, statements, and returns prescribed, under any of the said Regulations shall, so far as may be, be deemed to have been respectively made, fixed, given, conferred, published, and prescribed under this Regulation
- (4) No trial had, decree made, order passed or proceeding taken by any Court before the day on which this Regulation comes into force shall, if not invalid before that day, become invalid by reason of any repeal effected by this Regulation
- 3 In this Regulation, unless there is something repugnant in the Dofin tions, subject or context,—
- (1) "land suit" means any suit relating to immoveable property or to any right or interest in immoveable property
- (2) "value," used with reference to a suit, means the amount or value of the subject matter of the suit
 - (3) "notification" means a notification in the local official Gazette
 - (4) "Judge" means the presiding officer of a Court

CHAPTER II

LAW TO BE ADMINISTERED AND PROCEDURE TO BE FOLLOWED

4 (1) Where in any suit or other proceeding it is necessary for any Law to be Court under this Regulation to decide any question regarding succession, by Courts inheritance, marriage or caste or any religious usage or institution, the unterth Buddhist law in cases where the parties are Buddhist, the Maho Regulation, medan law in cases where the parties are Mahomedans, and the Hindu law in cases where the parties are Mahomedans, and the Hindu law in cases where the parties are Mahomedans, and the Hindu law in cases where the parties are Mahomedans, and the Hindu law in cases where the parties are Mahomedans, and the Hindu law of the parties are Mahomedans, and the Hindu law of the parties are Mahomedans, and the Hindu law of the parties are Mahomedans, and the Hindu law of the parties are Mahomedans, and the Hindu law of the parties are Mahomedans, and the Hindu law of the parties are Mahomedans, and the Hindu law of the parties are Mahomedans, and the Hindu law of the parties are Mahomedans, and the Hindu law of the parties are Mahomedans, and the Hindu law of the parties are Mahomedans, and the Hindu law of the parties are Mahomedans, and the Hindu law of the parties are Mahomedans, and the Hindu law of the parties are Mahomedans, and the Hindu law of the Mahomedans are Mahomedans, and the Hindu law of the parties are Mahomedans, and the Mahomedans are manufactured as a partie of the parties are Mahomedans, and the Mahomedans are manufactured as a partie of the parties are Mahomedans, and the Mahomedans are manufactured as a partie of the parties are Mahomedans, and the Mahomedans are manufactured as a partie of the parties are Mahomedans, and the Mahomedans are manufactured as a partie of the parties are Mahomedans, and the Mahomedans are manufactured as a partie of the parties are manufactured as a parties are manufactured as a parties

(Chap. II.—Law to be administered and Procedure to be followed. Chap. III.—The Civil Courts and their Jurisdiction.)

(2) In cases not provided for by sub-section (1), or by any enactment for the time being in force, the Court shall act according to justice, equity, and good conscience.

Certain suits triable with the aid of assessors.

5. Any suit in which any question regarding succession, inheritance, marriage, or caste, or any religious usage or institution is involved, may be heard with the aid of assessors selected by the Court. The opinion of the assessors upon such question shall be recorded in the proceeding, but the decree or order shall be according to the judgment of the judge.

Procedure to be followed.

6. Subject to the provisions hereinafter contained the ¹ Code of Civil XIV of 188 Procedure, as amended for the time being by subsequent enactments, shall extend to the area to which this Regulation for the time being applies.

Prior proceedings not affected.

7. Nothing herein contained shall affect any proceedings prior to decree in any suit instituted or appeal presented before the first day of January, 1896, or any proceedings after decree that may have been commenced and were still pending at that date.

CHAPTER III.

THE CIVIL COURTS AND THEIR JURISDICTION.

Grades of Civil Courts.

- 8. (1) Besides Courts established under the ² Provincial Small Cause IX of 1887. Courts Act, 1887, or under any other enactment for the time being in force, there shall be five grades of Civil Courts in Upper Burma, namely:—
 - (i) the Court of the Judicial Commissioner;
 - (ii) the Divisional Court;
 - (iii) the District Court;
 - (iv) the Sub-divisional Court; and
 - (v) the Township Court.

The Court of the Judicial Commissioner shall be of the highest grade, and every other Court mentioned in the above list shall be of a lower grade than the Court mentioned immediately above it, and shall be subordinate to all Courts above it in the list.

² Genl. Acts, Vol. IV.

¹ See now the Code of Civil Procedure, 1908 (Act 5 of 1908), Genl. Acts, Vol. VI.

(Chap III -The Civil Courts and their Jurisdiction)

- (2) The general superintendence and control over all other Civil Courts shall be vested in the Court of the Judicial Commissioner
- (3) Subject to the general superintendence and control of the Court of the Judicial Commissioner, the Divisional Court shall superintend and control all other Civil Courts in the local area within its jurisdiction and, subject as aforesaid and to the control of the Divisional Court, the District Court shall superintend and control all other Civil Courts in the local area within its jurisdiction
- 9 (1) The Court of the Judicial Commissioner shall be established treas of for and shall exercise its jurisdiction throughout the area to which jurisdiction of the Courts. this Regulation for the time being applies
- (2) For every area constituted a division for revenue and administrative purposes the Local Government shall establish a Divisional Court, which shall exercise its jurisdiction throughout such area

(3) For every area constituted a district for revenue and adminis trative purposes the Local Government shall establish a District Court,

which shall exercise its jurisdiction throughout such area

(4) For every area constituted a sub division for revenue and adminis trative purposes the Local Government shall establish a Sub divisional Court, which shall exercise its jurisdiction throughout such area

(5) For every area constituted a township for revenue and administrative purposes the Local Government shall 1 establish a Township Court, which shall exercise its jurisdiction throughout such area

Provided that, unless the Local Government thinks fit, no Town ship Court and no Sub divisional Court shall be established for the Mandalay township and the Mandalay sub Division of the Mandalay district

210. Subject to the provisions of the 2 Code of Civil Procedure Original the Provincial Small Cause Courts Act, 1887, and any other enact parisdiction ment for the time being in force,-

of Divisional, District Sub divi ional

- (a) the Township Court shall have jurisdiction to hear and and Town determine any suit or original proceeding of a value not ship Courts exceeding five hundred rupees,
- (b) the Sub divisional Court shall have jurisdiction to hear and determine any suit or original proceeding of a vilue not exceeding three thousand rupees,

· Genl Acts, Vol IV.

For instance of a notification establishing a Township Court, see Burma Gazette. 1902 Pt I p 765

Pt I p 700 1 11 is section was substituted by a. 2 of the Upper Burma Civil Courta Regulation 1806 { Amendment] Regulation 1800 (8 of 1900) post . vc. now the Code of Civil Procedure, 1800 (4ct 5 of 1908), Genl. Acts, Vol. VI

(Chap. III.—The Civil Courts and their Jurisdiction.)

- (c) the District Court shall have jurisdiction to hear and determine any suit or original proceeding without restriction as regards the value, except proceedings under the 1 Indian IV of 1869. Divorce Act, and shall be deemed to be the Court of a District Judge as defined by clause (15) of section 3 of the X of 1897. ² General Clauses Act, 1897;
- (d) the Divisional Court shall have such jurisdiction to hear and determine any suit or original proceeding as is by this section conferred upon a District Court, and shall also have jurisdiction to hear and determine any original proceedings under the ¹ Indian Divorce Act, and shall be deemed the IV of 1869. District Court under that Act for the local area within its jurisdiction.

Power to invest certain Courts with Small Cause Court powers.

11. The Local Government may, by notification, invest any District, Sub-divisional or Township Court with the jurisdiction of a Court of Small Causes under the ² Provincial Small Cause Courts Act 1887, up IX of 1887. to such value, not exceeding one hundred rupees in the case of a Township Court, or five hundred rupees in the case of a Sub-divisional Court or District Court, as it thinks fit, and may, by notification, withdraw any jurisdiction so conferred.

Appellate jurisdiction of the Courts.

- 12. (1) The Court of the Judicial Commissioner shall have all the powers of a High Court not established under the 3 Statute 24 and 25, Victoria, Chapter 104, and shall be the Court of final appellate jurisdiction throughout the area to which this Regulation for the time being applies.
- (2) Subject to the provisions of the 4 Code of Civil Procedure, the XIV of 1882. ² Provincial Small Cause Courts Act, 1887, and any special enactment IX of 1887. for the time being in force, the Courts to which appeals are hereinafter declared to lie, shall respectively have authority to hear appeals from the decrees and orders of the Courts subordinate to them passed in the exercise of their original jurisdiction.
- (3) (a) An appeal from a decree of a Sub-divisional Court and of a Township Court shall lie to the District Court.
- (b) An appeal from a decree of a District Court shall, when the value of the suit in such Court is ten thousand rupees or upwards, lie to the Court of the Judicial Commissioner, and in any other case to the Divi-

Genl. Acts, Vol. I.
Genl. Acts, Vol. IV.
The Indian High Courts Act, 1861, Coll. Stats., Ind., Vol. II.

^{*} See now the Code of Civil Procedure, 1908 (Act 5 of 1908), Genl. Acts, Vol. VI.

(Chap III -The Civil Courts and their Jurisdiction)

sional Court, unless the Local Government shall, by notification, specially direct that appeals from original decrees and orders of any specified District Court shall he to the Court of the Judicial Commissioner, in which case an appeal from such decree or order of a Court specified in the notification shall, so long as the notification is uncancelled, he to the Court of the Judicial Commissioner

- 1(4) The period of limitation for an appeal to the Divisional Court under clause (b) of sub section (3) shall be sixty days, and in the computation of that period and in all other respects the limitation of the appeal shall be governed by the provisions of the ² Indian Limitation Act, 1877
- ³ 13. (1) In addition to the second appeals permissible under sec-Second appeals to 584 of the ⁴ Code of Civil Procedure, a second appeal shall lie to Court of the Court of the Judicial Commissioner from an appellate decree of a Judicial Court subordinate thereto on any ground which would be a good commisground of appeal if the decree had been passed in an original suit, whenever the decree of the appellate Court varies or reverses otherwise than as to costs the decree of the Court below

Provided that no such second appeal shall lie in the case of a suit of the nature, cognizable by a Court of Small Causes under the *Provincial Small Cause Courts Act, 1887, unless the value of the suit exceeds five hundred rupees

- (2) The period of limitation for an appeal to the Court of the Judicial Commissioner under the section shall be ninety days, and in the computation of that period and in all other respects the limitation of the appeal shall be governed by the provisions of the Indian Limitation Act, 1877
 - 14. [Special revisional powers of the Court of the Judicial Commissioner] Rep s 3, Reg 5 of 1903
- *15. (1) The Divisional Court may exercise, as regards the Courts Power of under its control, the same powers of withdrawal, trial and transfer as Courts to transfer to conferred by section 25 of the *Code of Civil Procedure on a District Cases Court

¹ This clause was added by the Burma Laws Act, 1893 (13 of 1893), Third Schedule, ante, p 146

^{*} See now the Indian Limitation Act, 1903 (9 of 1903), Genl Acts, Vol VI *Section I3 was substituted by s 2 of the Upper Burma Civil Courts (Amendment) Regulation, 1903 (5 of 1903), post

[&]quot; See now the Code of Civil Procedure, 1893 (Act 5 of 1903), Genl. Acts, Vol VI

Genl. Acts, Vol IV

^{*} Section 15 was substituted by s 2 of the Upper Burma Civil Courts (Amendment) Regulation, 1905 (3 of 1905), post.

(Chap. III.—The Civil Courts and their Jurisdiction.)

(2) In addition to the powers referred to in sub-section (1), a Divisional Court and a District Court may, by order in writing, direct that any case or class of cases which may be instituted in such Court, or in any Court subordinate thereto, shall be disposed of by an Additional Judge of such Court or by any other Court subordinate thereto, or by an Additional Judge of any such subordinate Court, as the case may be:

Provided that no direction under this section shall empower any Court to exercise jurisdiction beyond the pecuniary limits of its jurisdiction.

- (3) The Court trying any suit withdrawn under this section from a Court of Small Causes shall, for the purposes of the suit, be deemed to be a Court of Small Causes.
- (4) When a case has been withdrawn or transferred under section 25 of the 1 Code of Civil Procedure or under this section, any fees payable XIV of 1885 in such case under the 2 Court-fees Act, 1870, or under rules made under VII of 1870. this Act, shall be payable at the rates which would have been applicable in the Court from which the case has been withdrawn or transferred.

Continuance of jurisdiction of abolished Courts.

- 16. (1) Where any Court under this Regulation has from any cause ceased to have jurisdiction with respect to any case any proceeding in relation to the case which, if that Court had not ceased to have jurisdiction, might have been had therein, may be had in the Court to which the business of the former Court has been transferred.
- (2) Nothing in this section applies to cases for which provision is made in section 623 or section 649 of the 1 Code of Civil Procedure or XIV of 1982 in any other enactment for the time being in force.

Judges of the Courts.

- 17. (1) The Judicial Commissioner of Upper Burma shall be the Judge of the Court of the Judicial Commissioner. He shall be appointed, and may be removed, by the Governor General in Council.
- 3(2) The 4 Judges of the Divisional, District, Sub-divisional and Township Courts shall be appointed by the Local Government.

¹ See now the Code of Civil Procedure, 1908 (Act 5 of 1908), Genl. Acts, Vol. VI.

² Genl. Acts, Vol. II.

Sub-section (2) of s. 17 was substituted for sub-sections (2) to (5) by s. 3 of the Upper Burma Civil Courts (Amendment) Regulation, 1905 (3 of 1905), post.

^{*} For notifications appointing Judges under sub-section (2), see those quoted on pp. 113 and 114, Bur. R. M., Vol. I.

(Chap III -The Civil Courts and their Jurisdiction.)

18. The Local Government may, whenever it shall think it necessary Additional or expedient so to do, appoint an Additional Judge or Additional Judge Judges to any Court established under this Regulation, and any officer so appointed an Additional Judge shall exercise the jurisdiction of the Court to which he is appointed, subject, however, to any general or special orders of the Local Government as to the class or value of suits or appeals which he or officers of his rank or grade may try, hear, and determine

19. An officer may be appointed an Additional Judge of one or more Additional Courts, and an officer who is a Judge in one Court may be appointed more Courts an Additional Judge in another Court or in other Courts

- 20. (1) No Judge or Additional Judge of a Civil Court shall try any Judges not to suit, appeal or other proceeding to which he is a party, or in which he try cases, is personally interested they are per
- (2) When any such suit, appeal or other proceeding comes before interested. any Judge, he shall forthwith transmit the record of the case to the Court to which he is immediately subordinate, with a report of the circumstances attending the reference, and such superior Court shall thereupon dispose of the case under section 25 of the 2 Code of Civil Procedure
- (3) When any such suit, appeal or other proceeding comes before an Additional Judge, he shall forthwith transmit the record of the case to the Judge of the Court who shall hear and determine the case.
- (4) When any such appeal or other proceeding comes before the Judicial Commissioner, he shall report the case for the orders of the Local Government, which may thereupon appoint an Additional Judge of the Court of the Judicial Commissioner to hear and determine the appeal or other proceeding
- 21. Every Civil Court shall be held at such place or places as the Place of Local Government may, by notification, direct, or, in the absence of any such direction, at any place within the local limits of the Court's jurisdiction which the Judge or Additional Judge of the Court thinks fit.
- 22. Every Civil Court shall use a seal, of such form and dimensions Seal. as the Local Government may prescribe, on all processes and orders issued by it and on all decrees passed by it.

¹ For notifications appointing Additional Judges, see Burma Gazette, 1904, Pt. I, pp 113 and 312.
See now the Code of Civil Procedure, 1903 (Act 5 of 1903), Genl. Acts, Vol. VI.

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(Chap. III.—The Civil Courts and their Jurisdiction. Chap. IV.—
Advocates.)

Provision for pending and past Proceedings.

Transfer of pending cases.

23. Every proceeding pending in any Civil Court in Upper Burma at the time of the passing of this Regulation shall be transferred, or be deemed to be transferred, to the Court under this Regulation which would have had jurisdiction in the matter if this Regulation had been in force on the date on which the proceeding was instituted, and the Court to which any such proceeding is transferred shall proceed to try, hear and determine the matter as if it had been instituted in such Court:

Provided that nothing herein contained shall be taken to extend the period of limitation to which any suit or appeal may be subject.

Execution of, and appeals from, past decrees and orders. 24. All decrees passed and orders made previous to this Regulation coming into force by a Court mentioned in the first column of the following table shall, for purposes of execution and of appeal and otherwise, be deemed to have been passed or made by the Court set opposite to it in the second column of such table-exercising jurisdiction over the area in which the Court in the first column had jurisdiction, and every decree which, prior to such timeshall have been sent for execution to a Court mentioned in the first column, shall be deemed to have been sent for execution to the corresponding Court in the second column exercising jurisdiction over the same.

	2
•	The Court of the Judicial Commissioner. The Divisional Court.
•	The District Court.
•	The Sub-divisional Court. The Township Court.

CHAPTER IV.

ADVOCATES.

ocates by Advocate in the Court of the Judicial Commissioner or in any Court,

whether Civil or Criminal, subordinate thereto unless such person has Judicial Combeen licensed thereto by the Judicial Commissioner, either generally or missioner specially

- (2) The Judicial Commissioner may, with the previous sanction of the Local Government, make ³ rules for the qualification and admission of proper persons to appear, plead or act as Advocates in such Courts, and for the suspension or dismissal of any such Advocates who are guilty of fraudulent or grossly improper conduct
- (3) Such rules may also provide for the issue of licenses to Advocates on payment of such fees and to be current for such time as the Judicial Commissioner may prescribe
- 26. Any person appearing, pleading or acting in any Court, in con-Penalty for travention of the foregoing provisions of this chapter, or any rules in ide the provisions of this chapter, or any rules in ide the provisions of the Court, to a fine which may show the provisions of the extend to five hundred rupees
- 27. The fees to be received by any Advocate for business done in under Control and any Court under this Regulation shall at all times be subject to the taxation of control and taxation of the presiding Judge, and no such fees shall fees of Advocates be recover ible unless they have been allowed on taxation by the Judge or such officer as he appoints in this behalf
- 28. The Judicial Commissioner may make 2 rules regulating the fees Rules as to payable to Advocates in his Court and in the Courts subordinate thereto fees of Advocates.
 - 29 Whoever commits any of the following offences, namely,-

Penalty for giving of receiving commission

- (a) solicits or receives from any Advocate any gratification in con-commission sideration of procuring or having procured his employment in any legal business,
- (b) returns any gratification out of remuneration paid or delivered, or agreed to be paid or delivered, to any Advocate for such employment,
- (c) being an Advocate, tenders, gives or consents to the retention of any gratification for procuring or having procured the employment in any legal business of himself or any other Advocate shall be punished with simple imprisonment for a term which may extend to six months, or with

For rules as to qualifications and admission of Advocates, see Burma Gazette, 1900, Pt. IV, p. 384
For rules as to fees payable to Advocates, see Burma Gazette, 1991, Pt. IV, p. 200.

(Chap. V.—Rules and Orders.)

fine which may extend to five hundred rupees, or with both.

CHAPTER V.

RULES AND ORDERS.

Power to mako rules.

- 80. (1) The Judicial Commissioner may, with the previous sanction of the Local Government, make rules consistent with this Regulation for-
 - ¹(a) prescribing the fees to be paid for processes;
 - (b) regulating the travelling and other 2 expenses of witnesses and assessors;
 - (c) providing for the making of ³ copies and translations, theinspection of records, and the fees to be charged therefor;
 - (d) determining in what cases persons practising in the Courtsshall be permitted to address the Courts in English;
 - (e) conferring and imposing on the ministerial officers of the Courts such powers and duties of a non-judicial or quasijudicial nature as he thinks fit, and regulating the mode in which powers and duties so conferred and imposed shall' be exercised and performed;
 - (f) declaring what persons shall be permitted to practise as: * petition-writers in the Courts and regulating the conduct. of persons so practising.
- (2) Whoever breaks any rule made under sub-section (1) shall bepunished with fine which may extend to fifty rupees.

Compliance

31. The Judicial Commissioner shall comply with any requisitions: what requisitions of Local which the Local Government may make for records of, or papers be-Government. longing to, any Court in Upper Burma, or for certified copies of, or extracts from, those records or papers, or for returns, statements or reports.

Processviio .establishments.

1 32. The Local Government may, with the previous sanction of the-Governor General in Council, make ⁵ rules with respect to the establishments to be maintained for the service and execution of processes.

p. 374. ² For rules for the payment of expenses of witnesses in Civil Courts, see Burma Gazette,...

¹ Clause (a) and s. 32 will be repealed by s. 4 of the Burma Process Fees Act, 1910^a (Bur. Act 1 of 1910), when that Act is brought into force, see Appendix II, post. For rules regarding process fees under s. 30 (1) (a), see Burma Gazette, 1896, Pt. IV,

^{1904,} Pt. IV, p. 358.

Tor rules as to copies and translations, see Burma Gazette, 1906, Pt. IV. p. 384.

For rules as to petition-writers, see Burma Gazette, 1902, Pt. IV, p. 153.

For rules as to establishments for the service and execution of processes and their remuneration, see Burma Gazette, 1898, Pt. I, p. 543; ibid, 1904, Pt. I, p. 230.

(Chap. VI .- Miscellaneous)

issued by Criminal, Civil, and Revenue Courts and authorities, and may declare rules so made to be in supersession of any rules made under \$70. the ¹ Court-fees Act, 1870, or the ² Upper Burma Land and Revenue \$80. Regulation, 1889

CHAPTER VI

- 33. A Registrar shall be appointed for the Court of the Judicial Registrar Commissioner, and the Judicial Commissioner may by written order direct that the Registrar shall exercise such powers and discharge such duties of a non-judicial or quasi-judicial nature as the Judicial Commissioner thinks fit
- 34. (1) The Judicial Commissioner, with the approval of the Local Holidays. Government, shall publish in the local official Gazette, before the commencement of each calendar year, a list of days to be observed in that year as holidays in the Courts of Upper Burma
- (2) A judicial act done by a Court on a day specified in the list as a day to be observed by the Court as a holiday shall not be invalid by reason only of its having been done on that day.
- 35. Blaints may be written and evidence may be taken down in such Language of language or languages as the Local Government directs in this behalf Court.
- 36. In the application to Upper Burma of the Tirst Schedule to the Court-fees in Court-fees Act, 1870, after Article 14 the following shall be inserted, revision namely —

\umber		Proper fee
15 Application to the Court of the Judi cal Commissioner Univer Burma	When the amount or value of the subject matter in dispute does not exceed tuenty five rupess	Тио гирось.
Cause Courts Act 1887 or 6 section 14 of the Upper Burma Civil Courts Regulation, 1896	When such amount or value exceeds twenty five ruroes	

¹ Genl Acts, Vol II

1870

Ante

^{*} For notification see Bur R M, Vol II, p 216

See now s. 115 of the Code of Civil Procedure, 1908 (Act 5 of 1903), Genl Acts,

[&]quot;Genl Acts Vol. IV

"Ante p 273 The words "or section 14 of the Upper Burma Civil Courts Regula
tion 1896 "in 'tt 15, Sch I of 'tet 7 of 1870 have been repealed by the Upper Burma
Civil Courts ('kmendment) Regulation, 1903 (5 of 1903), s. 4, poet.

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Upper Burma Civil Courts.

[1896 : Reg. I.

(Chap. VI.—Miscellaneous. The Schedule.—Regulations repealed.)

Upper Burma Frontier Tribes. [1896: Reg. II.

Recognized agents.

37. Section 37 of the 'Code of Civil Procedure shall be read as if XIV of the words "or to Upper Burma" were added after the words "Central Provinces."

Publication of rules.

38. Rules made under this Regulation shall be published in the local official Gazette.

THE SCHEDULE.

REGULATIONS REPEALED.

No. and year.	Title of Regulation.	Extent of repeal.	
Regulation VIII of 1886.	The Upper Burma Civil Justice Regulation, 1886.	So much as has not already been repealed.	
Regulation X of 1887 .		The preamble from "And whereas it is expedient to determine" to "now in force in Upper Burma" Sections 3, 4, 5, 6 and 7.	
Regulation VII of 1890 .	Amending the Upper Burma Civil Justice Regulation, 1886.	So much as has not already been	
Regulation I of 1891 .		Parts I and II, sections 1 to 10.	

REGULATION No. II of 1896.

[Received the assent of the Governor General on the 5th March, 1896; published in the Gazette of India, 1896, Pt. I, p. 156; and in the Burma Gazette, 1896, Pt. II, p. 151.]

A Regulation to amend the Law for the Suppression of Crime on the Frontiers of Upper Burma and the Hill District of Arakan.

WHEREAS it is expedient to amend the law for the suppression of crime on the frontiers of Upper Burma and the Hill District of Arakan; It is hereby enacted as follows:—

- 1. (1) This Regulation may be called the Burma Frontier Tribes Regulation, 1896.
- (2) It extends to the Upper Chindwin, Pakokku and Minbu Districts and to the Hill District of Arakan; and

Title, extent and com-

mencement.

¹ See now the Code of Civil Procedure, 1908 (Act 5 of 1908), Genl. Acts, Vol. VI.

1896: Reg V]

Chin Hills

- (3) It shall come into force at once
- 2 In this Regulation .-

Definitions

- (1) "clan" means any sub division or section of a tribe, and
- (2) "village" means village community, and includes a group of villages
- 3. In the event of any frontier tribe, clan or village acting in a Bleckade of hostile or unfriendly manner to the British Government or raiding on disaffected any other frontier tribe, clan or village under the protection of the British Government, the Deputy Commissioner may, with the sanction of the Commissioner and subject to the control of the Local Government, detain all or any members of the hostile or unfriendly tribe, clan or village, detain or confiscate their property, debar members of the tribe, clan or village from access into British territory, and prohibit British subjects from all intercourse with the tribe, clan or village
- 4 No action shall be taken in the case of any tribe, clan or village voice of under section 3 until after the Deputy Commissioner shall have, in such blockade manner as the Local Government may, by general or special order, direct, specified by name, and indicated the position of, the tribe, clan or village against which action is to be taken, and prescribed the limits in British India beyond which members of the tribe, clan or village shall be debarred from passing

REGULATION IV of 1896

Not republished Only s 4 of this Regulation which repeals s 4 (2) (iv) of s 53 of the Upper Burma Land and Resenue Regulation, 1889 (III of 1889), is still unrepealed It is however spent

THE CHIN HILLS REGULATION, 1896

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REGULATION V OF 1896.

[Received the assent of the Governor General on the 13th August, 1896; published in the Gazette of India, 1896, Pt. I, p. 609; and Burma Gazette, 1896, Pt. II, p. 261.]

A Regulation to declare the law applicable in the Chin Hills of Upper Burma.

Whereas it is expedient to declare the law applicable in the Chin Hills of Upper Burma; It is hereby enacted as follows:-

CHAPTER I.

PRELIMINARY.

"Title, commencement and extent.

- 1. (1) This Regulation may be called the Chin Hills Regulation, 1896.
- (2) It shall come into 1 force on such date as the Local Government may, by notification in the Burma Gazette, appoint.
- (3) This section and section 3 shall extend to the whole of the Chin Hills. The rest of this Regulation shall extend only to such tracts in the Chin Hills as the Local Government, with the previous sanction of the Governor General in Council, may, by notification in the Burma Gazette, 2 direct.

Definitions.

- 2. (1) In this Regulation, unless there is anything repugnant in the subject or context, the expression-
- "Superintendent" includes any officer whom the Local Government may invest with the powers of a Superintendent under this Regulation:
- (2) "Assistant Superintendent" includes any officer whom the Local Government may invest with the powers of an Assistant Superintendent under this Regulation:
- (3) "Chins" includes (a) Lushais, (b) Kukis, (c) Burmans domiciled in the Chin Hills, and (d) any persons who have adopted the customs and language of the Chins and are habitually resident in the Chin Hills:
- (4) "clan" means any sub-division or section of Chins, and includes a group of clans:
 - (5) "village" includes—
 - (a) a village-community;
 - (b) village-lands;
 - (c) rivers passing through or by village-lands; and
 - (d) a group of villages; and

¹ The Regulation came into force on 1st June, 1897, Burma Gazette, 1897, Pt. I, p. 210.
² For notifications under this sub-section extending the Regulation to tracts in the Chin Hills, see Burma Gazette, 1897 and 1898, Pt. I, pp. 210 and 322.
³ For notification empowering the Superintendent, Chin Hills, to discharge the functions of an officer in charge of a forest division, see Burma Gazette, 1899, Pt. I, p. 512.

(Chap II -Law applicable in the Chin Hills Chap III -Headmen and their Powers)

(6) "headman" means the chief or head of any clan or village inhabited by Chins, and includes a council of chiefs or elders

CHAPTER II

LAW APPLICABLE IN THE CHIN HILLS

3 (1) This Regulation and the enactments in the schedule, to the Laws appliextent and with the modifications therein set forth, shall be deemed to cause be the only enactments which apply to any tract in the Chin Hills to which section 2 and sections 4 to 41 (both inclusive) may be extended by a notification under section 1, sub section (3)

(2) No other enactments shall be deemed to apply to Chins in the

Chin Hills

Provided that the Local Government, '[subject to the control] of the Governor General in Council, may, by notification in the Burma Grzette declare any other 2 enactment to be applicable wholly or to the extent or with the modifications which may be set forth in the notification

4 (1) So far as regards persons other than Chins, the law in force in hyphcation the Chin Hills shall, subject to the provisions of sub sections (2) and (5) of ordinary, of the beat law for the time being in force in Upper Burma exclusive of the tech law to town of Mandalay

(2) For the purposes of any enactment in force in the Chin Hills in pursuance of the provisions of sub-section (I), the Superintendent shall be deemed to be the Deputy Commissioner or the District Magistrate and Collector, and an Assistant Superintendent an Assistant Commissioner in charge of a sub-division or an Assistant Collector of the first class, as the case may be

(3) The Local Government shall exercise the powers of the l'inaucial Commissioner and of a Commissioner under any such enactment as aforesaid

(4) This section and sections 9, 16, 22, 23, 33 and 34 shall apply to all persons within the Chin Hills

(5) Section 12 shall apply to all parties to a suit or other proceeding of a civil nature in which any of the parties is a Chin

CHAPTER III

HEADMEN AND THEIR POWERS

5 (1) Subject to any general or special orders of the Local Govern Appointment

^{&#}x27;Tle words subject to the control were substituted for the words 'with the previous sunction by a 5 of Regulation 2 of 1910 see Appendix II post 'For other enactments applied see Pt V, post

(Chap. III.—Headmen and their Powers.)

of headmen.

ment the Superintendent may appoint and remove any headman, and may define the local limits of his jurisdiction and declare what clan, or village, or both, shall be subject to him.

- (2) Where a headman is appointed for a group of villages or clans, the Superintendent may declare the extent to, and the manner in, which the headmen of the villages or clans composing such group shall be subordinate to the headman of the group.
- (3) In making a declaration under this section the Superintendent shall be guided as far as practicable by local custom.

Powers of headmen.

- 6 (1) Every headman shall within the local limits of his jurisdiction have general control, according to local custom, over the clan, or village, or both, declared subject to him.
- (2) He may levy from such clan or village any customary dues and may impose on them such punishments as are authorised by local custom:

Provided that no barbarous, excessive or unusual punishment shall be imposed.

(3) He shall be bound to keep the peace within the tract under his general control; to comply with all lawful orders received from the Superintendent or Assistant Superintendent; and to furnish on the requisition of the Superintendent or an Assistant Superintendent, on receipt of payment at rates to be fixed by the Superintendent, supplies of food or labour required by any public servant.

Criminal jurisdiction of headmen.

- 7. (1) A headman may try, according to local custom, any person subject to his general control, who may be charged with any offence other than an offence punishable under sections 121 to 130, sections 302 to 308, sections 341 to 348, sections 363 to 377, sections 390 to 402 and sections 438 to 440 (all inclusive) of the ¹ Indian Penal Code or with XIV abetment of, or attempt to commit, any of these offences, and may punish with fine in money or goods any person found guilty by him of any such offence as aforesaid.
- (2) Nothing in the ¹ Indian Penal Code or in the ² Code of Criminal XLV of Procedure, 1882, shall apply to any proceedings of a headman acting in X of 18 exercise of the powers conferred by this section.
- 8. A headman may try and decide according to local custom any dispute of a civil nature between persons subject to his general control, and may enforce his decision in accordance with such custom.

Civil jurisdiction of headmen.

¹ Genl. Acts, Vol. I.
² See now the Code of Criminal Procedure, 1898 (Act 5 of 1898), which was declared applicable by Notification No. 15, dated 30th June, 1898, see Burma Gazette, 1898, Pt. I, p. 322, Genl. Acts, Vol. V.

882.

(Chap IV -Jurisdiction and Special Powers of Officers)

CHAPTER IV

JURISDICTION AND SPECIAL POWERS OF OFFICERS

9 (1) The Chin Hills shall constitute a sessions division and a Chin Hills t district for criminal, civil, revenue and general purposes, and the constitute a Superintendent shall be the Sessions Judge

(2) As Sessions Judge the Superintendent may take cognizance of district and any offence as a Court of original jurisdiction without the accused dent to be being committed to him by a Magistrate for trial, and, when so taling Judge cognizance, shall follow the procedure prescribed by the 'Code of Criminal Procedure, 1882, for the trial of warrant cases by Magistrates

10 For the purposes of the 'Code of Criminal Procedure, 1882, High Court the Local Government shall exercise the powers of a High Court

11 The Local Government may, by 2notification in the Burma Powers who may be con Gazette, invest any Assistant Superintendent with all or any of the ferred on powers of a Superintendent under this Regulation, and define the local Assistant Superinten limits of his jurisdiction

- 12 (1) The Superintendent and every Assistant Superintendent Civil juns exercising jurisdiction within the Chin Hills may try any suit or other diction proceeding of a civil nature between parties any one of whom is a Chin, according to such 3 procedure as the Local Government may, by notifica tion in the Burma Gazette, prescribe, and
- (2) in the trial of any such suit or proceeding, may exercise all or any of the powers which he might exercise in a suit or proceeding in which none of the parties is a Chin, and

(3) in deciding any such suit or proceeding, shall have regard to local custom and to justice, equity and good conscience

13 The Superintendent may withdraw any civil or criminal case lower to pending before a headman or an Assistant Superintendent and may "tidraw either try it himself or refer it for trial to an Assistant Superintendent

14 (1) Subject to the control of the Local Government, the Superin Iowerto tendent may take hostages from, or impose fines in money or goods or village on, any clan or village or any part thereof, if after enquiry he finds etc forcel

that any of the persons belonging to such clan or village havecriminals. (a) colluded with, or harboured, or failed to take reasonable

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nits, see

Mindat

for the . p 211

¹ See no v the Cole of Criminal Procedure 1898 (Act 5 of 1893) Portions of the

(Chap. IV.—Jurisdiction and Special Powers of Officers.)

means to prevent the escape of, any person accused of, or under sentence of imprisonment for, an offence;

- (b) suppressed or combined to suppress evidence in any criminal case:
- (c) failed or neglected to restore stolen property tracked to their village or to take on the track beyond the limits of their village;
- (d) done any act hostile or unfriendly to the Government;
 - (e) disobeyed the lawful orders of the Superintendent or of an Assistant Superintendent:
 - (f) taken part in or abetted an attack on traders or other travellers, or the levy of or attempt to levy unauthorized dues. or tolls; or
 - (g) engaged in fighting with any other clan or village.
- (2) The Superintendent may order the whole or any part of a fine imposed under this section to be given as compensation to any person to. whom damage or injury has been caused, directly or indirectly, by the act in respect of which the fine is imposed.
- (3) When in pursuance of an order passed under this section a person. has received compensation for injury out of the proceeds of a fine, all right of such person to compensation based on the same injury shall be barred.
- 15. When within the area occupied by any clan or village a person is dangerously or fatally wounded by unlawful attack, or the body of a person reasonably believed to have been unlawfully killed is found, the members of such clan or village shall be deemed to have committed an. offence under the last foregoing section unless they can show that they—
 - (a) had not any opportunity of preventing the offence or arrestingthe offender; or
 - (b) had used all reasonable means to bring the offender to justice.
- 16. In the event of any clan or village acting in a manner hostile or unfriendly to the Government, the Superintendent may, subject to the control of the Local Government, detain all or any members of such clan or village, deport them from the Chin Hills for life or for any shorter term, detain or confiscate their property, debar them from access into territory outside the Chin Hills and prohibit all or any other persons from entering the area occupied by such clan or village.
- 17. Every headman who abuses any of the powers conferred upon him Penalty for by this Regulation, or neglects to obey any reasonable order of the Superintendent, shall be liable by order of the Superintendent to pay

Fines on tribes, etc., in case of murder in their boundaries.

ction against disaffected tribe, etc.

abuse of authority or disobedience (Chap, IV -Jurisdiction and Special Powers of Officers)

a fine not exceeding fifty rupees, or to be suspended or dismissed from of orders beoffice

- 18. When the Super.ntendent is satisfied that a dispute likely to Power to cause a feud, breach of the peace or any offence affecting the human disputes body or against property exists, he may enquire into the dispute and pass likely to le such order as he may think fit, having regard to local custom and to to feuds justice, equity and good conscience
- 19. No new village shall be formed without the consent of the Su-Power to perintendent, who may, for reasons to be recorded in writing, prohibit revent to attend the formation thereof
- 20. Whenever it seems to the Superintendent to be expedient on Power to military or other grounds, he may, by order in writing, direct the direct removal of any village to any other site, and, with the sanction of the Local Government, may award to the inhabitants thereof such compensation for any loss which may have been occasioned to them by such removal as, in his opinion, shall be just
- 21. (1) When any person is known or believed to have a feud, or Power of has occasioned any cause of quarrel likely to lead to bloodshed, dacouty sonst oor robbery, the Superintendent may require such person to reside beyond removathe limits of the Chin Hills or within those limits at such place as the Superintendent may deem desirable
- (2) No order requiring a person to reside beyond the limits of the Chin Hills shall be made without the previous sanction of the Local Government
- 22. When the Superintendent is satisfied that the presence of any Expulsion person (not being a public servant or a Chin) is injurious to the peace or extraorgood administration of the Chin Hills, he may, for reasons to be recorded thin Hills in writing, order such person to leave the Chin Hills within a given time
- 23. Whoever contravenes the provisions of section 19, or disobeys limitly to an order under section 20 or a requisition under section 21, or an order track of under section 22, may, on conviction by a Magistrate, be punished with orders, imprisonment for a term which may extend to six months, and shall also be liable to fine which may extend to one thousand rupees
- 24. When the Superintendent is of opinion that it is necessary for exemity to the purpose of preventing culpable homicide (whether amounting to its revenuance) or not), griecous hurt, decorty or robbery to require any person to execute a bond for his good behaviour, he may order such person to execute a bond, with or without sureties, for his good behaviour during such period not executing three years as the Superintendent may fix

(Chap. IV.—Jurisdiction and Special Powers of Officers.)

Security from tribes, etc.

25. When a feud or other cause of quarrel likely to lead to bloodshed or violence exists, or is, in the opinion of the Superintendent, likely to arise between two clans, villages or families of Chins, the Superintendent may order all or any of the persons belonging to such clans, villages or families, or of either of such clans, villages or families, to execute a bond, with or without sureties, for their good behaviour during such period not exceeding three years as he may fix.

Report by Assistant Superintendent. 26. When an Assistant Superintendent duly authorised under section 11 passes an order under section 24 or section 25, he shall at once submit, a report of his proceedings to the Superintendent.

Breach of bond.

- 27. (1) The commission or attempted commission, or the abetment by a person who has executed a bond for his good behaviour under section 24, of any offence affecting the human body or against property shall be deemed to be a breach of such bond.
- (2) If, while a bond executed under section 25 is in force, the life of any person belonging to any clan, village or family concerned is unlawfully taken or attempted to be taken, or the property of any such person is unlawfully taken or attempted to be taken, by or with the abetment of any person or persons belonging to the other clan, village or family, the Superintendent may declare the bonds of all or any of the persons belonging to such other clan, village or family, and of their sureties (if any) to be forfeited.

Imprisonment in default of security. 28. (1) If any person ordered to execute a bond for his good behaviour under section 24 or section 25 does not give the security required on or before the date on which the period for which the security is to be given begins, he shall be committed to prison or, if he is already in prison, be detained there until such period expires, or until within such period he gives the security to the officer who made the order requiring it, or to the officer in charge of the jail in which he is detained, in which case he shall be forthwith discharged from prison.

(2) Imprisonment for failure to give security under section 24 or section 25 may be rigorous or simple as the officer requiring the security directs in each case.

29. When any person has suffered imprisonment for three years for failure to give security for his good behaviour under section 24 or section 25 he shall be released and shall not again be required to give security unless a fresh order is passed in accordance with the provisions of this Regulation.

Further security.

30. (1) Any person who has, under the provisions of section 24 or section 25, given security, or been imprisoned for failure to give security, may be brought before the Superintendent if, on the expiry of the period for which security was required to be given, the Superintendent so directs.

Length of

imprisonment. (Chap V -Special Rules as to Arms, Ammunition, Opium and Forests.)

- (2) When the Superintendent thinks it necessary, for the purpose of preventing the commission of any offence aftecting the human body or against property, to require security for a further period from any person so brought before him, he shall record a proceeding to that effect
- (3) The proceeding may be founded on the facts on which the original order to give security was founded, and it shall not be necessary to prove any fresh facts to justify an order to give security for a further period under this section, and such subsequent order, if passed, shall have the same effect and be enforced in the same manner as an order to give security under section 24 or section 25
- (4) Notwithstanding anything in this section, no person shall suffer, for failure to give security under this Chapter, imprisonment for more than six years or, without the sanction of the Local Government, for more than three years

CHAPTER V

SPECIAL RUIES AS TO ARMS, AMMENITION, OPIUM AND FORESTS

- 31. (1) The Superintendent may fix the number of firearms and the arms and quantity and description of ammunition which may be possessed by any ammunition clan or village, and may issue licenses, either to such clan or village collectively, or to any of the persons belonging thereto individually, to possess the firearms and ammunition specified in the licenses
- (2) All firearms for which licenses have been issued shall be stamped and entered in a register
- (2) The Superintendent may grant a license to any clan or village for the manufacture of gunpowder
- (4) Any person who, not being licensed or not belonging to any clan or village licensed in that behalf, possesses any firearms or ammunition, or who exports from the Chin Hills any firearms or ammunition, or who manufactures guippowder, shall be punished, on conviction by a Magistrite, with imprisonment which may extend to three years, or with fine, or with both
- (3) With the previous sanction of the Local Government, the Superintendent may direct that the foregoing sub-section shall not apply to any tract or part of the Chin Hills, and may with the like sanction can cell any direction so made
- (6) The Superintendent may, by order in writing, prohibit all or any of the persons belonging to any clan or village from carrying dis, spear, and how and arrows, or any of those weapons, in any tract, to be defined in the order, if he is of opinion that such prohibition is necessary to the peace of such tract. Such order shall specify the length of time during which it shall remain in force.

- (Chap. V.—Special Rules as to Arms, Ammunition, Opium and Forests. Chap. VI .- Rules regarding Taxes and Realization of Fines, etc. Chap. VII.—Control.)
- (7) Whoever disobeys a prohibition under sub-section (6) shall, on conviction by a Magistrate, be punished with imprisonment which may extend to six months, or with fine, or with both.

Prosecution | under Reg. VI, 1887.

32. No prosecution under the 'Upper Burma Forest Regulation. 1887, or any rule thereunder, shall be instituted against any Chin except with the sanction in writing of the Superintendent.

Opium.

33. Whoever imports, cultivates, manufactures, possesses, sells or exports opium, ganja, bhang or charas in the Chin Hills shall be punished, on conviction by a Magistrate, with imprisonment which may extend to one year, or with fine, or with both.

Prohibition of liquor, etc.

34. Whoever sells foreign fermented liquor or spirit to any Chin sale of foreign shall be punished, on conviction by a Magistrate, with imprisonment which may extend to three months, or with fine, or with both.

CHAPTER VI.

Rules regarding Taxes and Realization of Fines, etc.

Taxes.

35. Taxes shall be levied on all clans and villages at such rates and in such manner as the Local Government may 2 prescribe.

Mode of recovering fines, taxes, etc.

36. An order for the payment of any fine or tax, or for the delivery of any property, or for the performance of any act, may be enforced (1) by the seizure of any moveable property or of any standing crops of the person against whom such order is made, or, when the order is made against a clan or village or family of Chins, of any person belonging thereto, or (2) with the sanction of the Superintendent or of an Assistant Superintendent, by the simple imprisonment, for a term not exceeding one year, of the person against whom such order is made.

CHAPTER VII.

CONTROL.

rohibition of appeals.

Control and revision.

37. No appeal shall lie against any order passed by a headman or by any officer acting under this Regulation.

38. (1) All headmen and all officers in the Chin Hills shall be subordinate to the Superintendent, who may revise any order passed by any such headman or officer, including an Assistant Superintendent specially empowered under section 11.

1902), post. For notification directing the imposition of a house-tax on all clans and villages in the Chin Hills, under this section, see Burma Gazette, 1901, Pt. I, p. 687.

¹ See notification extending Regulation 5 of 1898, Pt. V, post. This Regulation has now been repealed in the rest of Burma by the Burma Forest Act, 1902 (Bur. Act 4 of

(Chap VII --Control The Schedule -Enactments dremed applicable to Hill tribes)

(2) The Local Government may revise any order passed under this Regulation

39. Subject to the control of the Governor General in Council, the Power of Local Government may make 1 rules consistent with this Regulation- Local Gov-

(a) to regulate the procedure to be observed by officers acting make rules. under this Regulation.

- (b) to prescribe the use of such forms, the submission of such reports and statements and the maintenance of such records and registers as it may think necessary, and,
- (c) generally, to carry into effect the purposes of this Regulation

40. Except as provided in this Regulation, a decision passed, act Proceedings done or order made under this Regulation shall not be called in question under Regulation not to in any Civil or Criminal Court

be ques

- 41. (1) The Local' Government may, by notification in the Burma pelegation of Gazette, 2 delegate to the Commissioner of any division in Upper Burma certain all or any of the powers conferred upon the Local Government by this Regulation, except the powers conferred by this section and by sections 1, 3, 5, 11, 12, 31, 35 and 39, and may, from time to time by a like noti fication, rescind or vary any such notification
- (2) When all or any of the powers of the Local Government have been delegated to the Commissioner of a division, the Local Government may revise any order passed by such Commissioner except an order passed under section 10

THE SCHEDILE (See section 3)

ENICTMENTS DEEMED APPLICABLE TO HILL-TRIBES

\umber and) ear	Subject	Extent of application	Modifications
·		1 - Acts	
3 let V of 1843	Slavery	So much as may from time to time be in force in Upper Burms	
3 \\III of 15.60	Protection of Judicial Offi	Ditto	
3 , 11 of 1%7	State Offences	Ditto	

For rules regulating the procedure of officers under the Regulation and prescribing the forms to be used by them, see Burma Gazette, 1897, Pt. 1, p. 212.
For instance of such a delegation, see Burma Gazette, 1898, Pt. 1, p. 223

Cenl Acts, Vol. I

(The Schedule.—Enactments deemed applicable to Hill-tribes.)

THE SCHEDULE—continued.

ENACTMENTS DEEMED APPLICABLE TO HILL-TRIBES—continued.

Number and year.	Subject.	Extent of application.	Modifications.
		1.—Acts—concld.	
1A·t XLV of . 1860.	Penal Code	So much as may from time to time be in force in Upper Burma.	In section 64 (as amended by subsequent enactments) for the first fitty-two words the words "In every case in which an offender is sentenced to a fine" shall be substituted. In section 67, for the last forty-seven words the following shall be substituted, namely:— "for any term not exceeding four months when the amount of the fine shall not exceed fifty rupees, and for any term not exceeding eight months when the amount shall not exceed one hundred rupees, and for any term not exceeding twelve months in any other case." After section 75 the following shall be added, namely:— "75A. Notwithstanding anything in this Code or in any other law or enactment for the time being in force, a person convicted of any offence punishable under this Code or under any other law or enactment shall be punishable with fine in lieu ot, or in addition to, any other punishment to which he may be liable."
² Act VI of 1864	Whipping .	Ditto .	For section 6 the following shall be substituted, namely:— "Notwithstanding anything in the foregoing sections, a person convicted of any offence may be punished with whipping in lieu of, or in addition to, any other punishment to which he may be liable."

Genl. Acts, Vol. I.
Repealed in the rest of British India by the Whipping Act, 1909 (4 of 1909), Appendix II to Genl. Acts, Vol. VI.

Number and year

Subject

Modifications

(The Schedule.-Enactments deemed applicable to Hill-tribes.)

THE SCHEDILE—concluded

Extent of application

EXACTMENTS DEEMED APPLICABLE TO HILL-TRIBES-concluded.

		- +-	
		11cts-concld.	
1* * 2* * Act I of 1872 .	Evidence.	So much as may from time to time to into the le in force in Upper Burma	
3* * 2* * 7	::	in epper nurms	
		2.—Regulations.	•
Bengal Regula tion III of 1818 5 Regulation VI of 1887		So much as may from time to time be in force in Upper Burma Ditto	n c
7 Regulation XII of 1887 7 Regulation V of 1852.	•	Datto The whole except section I, II VI, VII, IX, X XVI and XVII of th	.1
8 Regulation V of 1895	Ditto	Schedule The whole	
Indian applicat p 420		ol 189	that Act is repealed by the V. Act 6 of 1893 was declared B, Burma Gazette, 1893, Pt I,
The repealed			plied by Notification No 7,

dated the

. the Code of Criminal Proce-The dure, 189 . were applied by Notification No 14, dated 30th June, 1898, see Pt. V, post.

Ante, p. 1.

See now, however, Notification No. 242, declaring the Upper Burma Forests Regula-tion, 1930 15 of 1839), to be applicable to Chins in the Chin Hills, Burma Gazette, 1939, Pt. 1, p. 369 The Burma Forest Act, 1902 (4 of 1902), now repeals this Regulation in the rest of Burma.

The entry relating to Regulation 9 of 1637 is omitted as it is now repealed by the Upper Burms and Arakam Hills Frontier Crossing and Disturbed Districts Regulation, 1997 (1 of 1997), which has been applied to these hill tribes, see second footnote on p. 306, post. .Inte.

* Repealed in the rest of Upper Burma by the Burma Laws Act, 1838 (13 of 1833), ante, p 129.

(The Schedule.—Enactments deemed applicable to Hill-tribes.)

THE SCHEDULE—continued.

ENACTMENTS DEEMED APPLICABLE TO HILL-TRIBES—continued.

Number and year.	Subject.	Extent of application.	Modifications.
		1.—Acts—concld.	
1 A·t XLV of , 1860.	Penal Code .	So much as may from time to time be in force in Upper Burma.	In section 64 (as amended by subsequent enactments) for the first fitty-two words the words "In every case in which an offender is sentenced to a fine" shall be substituted. In section 67, for the last forty-seven words the following shall be substituted, namely:— "for any term not exceeding four months when the amount of the fine shall not exceed fifty rupees, and for any term not exceeding eight months when the amount shall not exceed one hundred rupees, and for any term not exceeding twelve months in any other case." After section 75 the following shall be added, namely:— "75A. Notwithstanding anything in this Code or in any other law or enactment for the time being in force, a person convicted of any offence punishable under this Code or under any other law or enactment shall be punishable with fine in lieu of, or in addition to, any other punishment to which he may be liable."
² Act VI of 1864	Whipping .	Ditto .	For section 6 the following shall be substituted, namely:— "Notwithstanding anything in the foregoing sections, a person convicted of any offence may be punished with whipping in lieu of, or in addition to, any other punishment to which he may be liable."

Genl. Acts, Vol. I.
Repealed in the rest of British India by the Whipping Act, 1909 (4 of 1909), Appendix II to Genl. Acts, Vol. VI.

(The Schedule -Enactments deemed applicable to Hill-tribes)

THE SCHEDULE-concluded

Nu	мьег а	nd y	ear	Subj	ect	Exten	of applic	ation	Modifications
						1	Acts-con	eld	
						•			
	1*		f					*	
	2*	*	- 1		*		•	•	
Act	I of 18	72		Ludence		S mucl	h as may	from	
							time to i		
	3*	_	- 1	_	_	ın Upp	er Burma	_	
	2*	:	- 1		:	1 :	:		
-		-		•	•	1 •	•	- 1	
•									
						2	-Regulatio	R\$	

tion III of 1818 5 Regulation VI	State Prisoners	So much as may from time to time be in force in Upper Burma Ditto
of 1887	f.	[[
6	· •	
	1	1
7 Regulation XII of 1887	Rubies .	Ditto
7 Regulation V of 1892	Criminal Ju tice	The whole except sections
01 1892		VI and AVII of the
0.70 1.41 27		
8 Regulation V of 1895	Ditto .	The whole

The entry relating to Act 14 of 1866 is omitted as that Act is repealed by the Indian Post Office Act, 1898 (6 of 1898), Genl Acts, Vol V Act 6 of 1893 was declared applicable by Notification No 21, dated 9th September, 1893, Burma Gazette 1893 Pt 1,

p 420

'The entries relating to Acts 1 of 1869 and 1 of 1887 are omitted as those Acts are repealed by the General Clauses Act, 1897 (10 of 1897), applied by \text{\text{\text{otherwise}}} to 7, dated the fidth February, 1899 see Burma Gazette, 1899 Pt. I, P 83

'The Code of Criminal Procedure 1822, is repealed by the Code of Criminal Procedure, 1838 (4xt 5 of 1898) corresponding portions of which were applied by Notification No 14 dated 30th June, 1898, see Pt V, post

^{*} See now, however, Notification No 242, declaring the Upper Burma Forests Regula tion 1898 (5 of 1898), to be applicable to Chins in the Chin Hills, Burma Gazette 1893, The Burma Forest Act, 1902 (4 of 1902), now repeals this Repulation in the rest of Burma

The entry relating to Regulation 9 of 1837 is omitted as it is now repealed by the Upper Burma and Arakan Hills Frontier Crossing and Disturbed Districts Regulation, 1907 (1 of 1907), which has been applied to these hill tribes, see second footnote on p 306, post, inte

^{*} Repealed in the rest of Upper Burma by the Burma Laws Act, 1893 (15 of 1893), ante, p 129

Upper Burma Rubies.

Upper Burma Registration.

[1897 : Reg. I.

[1897 : Reg. II.

REGULATION No. I of 1897.1

[Received the assent of the Governor General on the 10th May, 1897; published in the Gazette of India, 1897, Pt. I, p. 345; and in the Burma Gazette, ibid, Pt. II, p. 152.]

A Regulation to amend the ² Upper Burma Ruby Regulation, 1887.

Whereas it is expedient to amend the ² Upper Burma Ruby Regula-XII of tion, 1887; It is hereby enacted as follows:—

Amendment of section 6, Reg. XII, 1887.

Amendment

of section 9,

Reg. XII, 1887.

- 1. In section 6 of the ²Upper Burma Ruby Regulation, 1887, as XII of amended by Regulation No. V of 1891, after the words "before a Magistrate of the first class" wherever they occur, the words "or, in a stone-tract, before a Magistrate of the second class, specially empowered by the Local Government in this behalf" shall be inserted.
- 2. In section 9, sub-section (2), of the said Regulation, for clause (b) the following shall be substituted, namely:—

[Ante, p. 214.]

REGULATION No. II of 1897.

[Received the assent of the Governor General on the 15th November, 1897; published in the Gazette of India, 1897, Pt. I, p. 1056; and in the Burma Gazette, ibid, Pt. II, p. 419.]

A Regulation to consolidate and amend the Law providing for the Registration of Documents in Upper Burma.

WHEREAS it is expedient to consolidate and amend the law providing for the registration of documents in Upper Burma; It is hereby enacted as follows:—

Title, extent and commencement.

- 1. (1) This Regulation may be called the Upper Burma Registration Regulation, 1897.
- (2) It extends to the whole of Upper Burma ³ except the Shan States; and
 - (3) It shall come into force at once.

¹ Short title "The Upper Burma Ruby Regulation (1887) Amendment Regulation, 1897," see the Fourth Schedule to the Burma Laws Act, 1898 (13 of 1898), ante, p. 151.

² Ante, p. 208.

The words "except the Shan States" are probably superfluous, see s. 10 (2) of the Burma Laws Act, 1898 (13 of 1898), ante, p. 129.

2 The Upper Burma Registration Regulation, 1887, is repealed

3 In this Regulation, the expression "immoveable property" in Deficition of cludes lands, buildings, hereditary allowances, rights to ways, lights, able no ferries, fisheries or any other benefit to arise out of land, and things perty attached to the earth, or permanently fastened to anything which is attached to the earth, but not standing timber, growing crops or grass

4 The Local Government may, with the previous sanction of the Power for Governor General in Council by 1 notification in the local official Gazette erment declare, with respect to documents of any class described in the notifica to notify tion, that documents of that class executed on or after a date to be pre which shall scribed by the notification and purporting or operating to create, declare be reg stered assign, limit or extinguish whether in present or in future any right. title or interest, whether vested or contingent to or in immoveable pro perty situate in any part of Upper Burma specified in the notification shall be registered in accordance with the provisions of this Regulation

5 The Local Government may, by notification in the local official Power for Local Gov Gazette declare with respect to do-uments of any class not required by rement to a notification under the last foregoing section to be registered that docu 10t fy docu ments of that class executed on or after a date to be prescribed by the may be renotification may be registered in accordance with the provisions of this g stered. Regulation

under section

- 6 A document required by a notification under section 4 to be reg. Effect of istered shall not affect any immoverable property comprised therein or be not register received as evidence of any transaction affecting that property unless it rejured has been registered in accordance with the provisions of this Regulation 4 to bore, 8
- Power for Local 7 (1) The Local Government may for the purposes of this Regula tion by notification in the local official Gazette establish such registra Government tion offices and appoint such persons to be registering officers as it thinks to establish r restration off ces and
- fit. appo nt (2) A registering officer appointed under this Regulation shall be re is ening o deemed to be a public servant within the meaning of the 2 Indian Penal officers.
 - 8 The I ocal Government may, by notification in the local official Power for Local Gov Gazette, with the previous canction of the Governor General in emment to Council male 3 rules to regulate the registration of documents under make rules this Regulation

Code

For not fication assued under this section see to ificat on to 25 dated the 17th February 1893 B rma Gazette 1898 Pt I p 90

For rules made under section 8 eee Burma Gazette 1903 Pt I p. 161

- (2) In particular and without prejudice to the generality of the foregoing provision, rules under this section may, among other matters,-
 - (a) define the time, place and mode of presenting documents for registration;
 - (b) regulate the duties and powers of registering-officers, and specify the cases in which such officers may enforce the appearance of executants and witnesses; and
 - (c) fix the fees payable for registration, searches and copies, and the time when fees shall be payable.

Power for Local Government to provide for deposit in registration cuments written on parabaik or palm-leaves.

- 9. The Local Government may, by notification in the local official Gazette, declare that documents written on parabaik or palm-leaves may, before a certain day to be fixed by the notification, be deposited for safe custody in any registration-office, and may in like manner make rules offices of do- for regulating, in respect of documents so deposited,-
 - (a) the time, place and mode of presentation and deposit;
 - (b) the fees payable for deposit;
 - (c) the conditions subject to which such documents or certified copies thereof shall be produced by registering-officers in the Courts of law or before a revenue-officer; and
 - (d) the manner in which such documents shall be copied into registers and indexed.

Disposal of documents deposited

10. When a document has been deposited in pursuance of the provisions of the last foregoing section and any rules thereunder, it shall not under section be returned by the registering-officer to the depositor nor delivered to any other person, and shall not be produced except upon the requisition, duly authenticated, of some Court of law or revenue-officer.

Penalty for ncorrectly dorsing, copying, translating or registering documents with intent to injure.

11. Every registering-officer appointed under section 7, and every person employed in his office for the purposes of this Regulation, who, being charged with the endorsing, copying, translating or registering of any document presented or deposited in pursuance of rules under this Regulation, endorses, copies, translates or registers such document in a manner which he knows or believes to be incorrect, intending thereby to cause, or knowing it to be likely that he may thereby cause, injury, as defined in the 1 Penal Code, to any person, shall be punishable with im- XLV prisonment for a term which may extend to seven years, or with fine, or with both.

1897: Reg. II.] 1898: Reg. I.]

Kachın Hill-tribes.

- 12. Whoever commits any of the following offences shall be punish- remity for able with imprisonment for a term which may extend to seven years, or certain other with fine, or with both
 - (a) intentionally makes any false statement, whether on oath or not, and whether it has been recorded or not, before any officer acting in execution of rules under this Regulation in any proceeding thereunder;
 - (b) falsely personates another and in such assumed character presents any document, or makes any admission or statement, or causes any summons or commission to be issued, or does any other act in any proceeding under this Regulation;
 - (c) abets, within the meaning of the 'Indian Penal Code, anything made punishable by this or the last foregoing section.

REGULATION No. I of 1898.

[Received the assent of the Governor General on the 25th March, 1898; published in the Gazette of India, 1898, Pt. I, p. 367, and in the Burma Gazette, ibid, Pt. 11, p. 277]

A Regulation to amend the ² Kachin Hill-tribes Regulation, 1895.

WHEREAS it is expedient to amend the 2 Kachin Hill-tribes Regulation, 1895, It is hereby enacted as follows —

- 1. (1) This Regulation may be called the Kachin Hill-tribes Regu-Shortillo lation (1895) Amendment Regulation, 1898; and mencement,
 - (2) It shall come into force at once

2. In section 1, sub-section (3), of the ² Kachin Hill-tribes Regu-tanendment lation, 1895 (hereinafter referred to as "the said Regulation"), for of section 1, the word and figures "section 15" the words, figures and letters "sections 15, 20A, 21 and 31A shall apply" shall be substituted.

3. For section 5 of the said Regulation the following section shall Substitution of new section for se

[Ante, p. 255.]

4. In section 16 of the said Regulation, for the word "fifty" the Amendment words "one hundred and fifty" shall be substituted.

Reg. 1,1803.

Genl Acts Vol. I Ante, p 253

Upper Burma Land and Revenue. [1898: Reg. III.

Addition of new section after section 20, Reg. I, 1895.

5. After section 20 of the said Regulation the following section shall be added, namely:—

[Ante, p. 258.]

Amendment of section 21, Reg. I, 1895.

6. In section 21 of the said Regulation, after the figures "20" the words, figures and letter "or an order under section 20A" shall be inserted.

Addition of new section after section 31, Reg. I, 1895.

7. After section 31 of the said Regulation the following section shall be added, namely:—

[Ante, p. 262.]

Amendment of Schedule. Reg. I, 1895.

8. In column 3 of the Schedule to the said Regulation and opposite to the entry regarding 'Act X of 1882 (Criminal Procedure), after the figure "4" the figures "12" and after the figures "89" the word and figures "Chapter VIII" shall be inserted.

REGULATION No. III of 1898.

[Received the assent of the Governor General on the 13th July, 1898; published in the Gazette of India, 1898, Pt. I, p. 775; and in the Burma Gazette, 1898, Pt. II, p. 406.]

A Regulation to amend the ² Upper Burma Land and Revenue Regulation, 1889.

WHEREAS it is expedient to amend the 2 Upper Burma Land and Rev- III of enue Regulation, 1889; It is hereby enacted as follows:-

Short title, extent and commercement.

- 1. (1) This Regulation may be called the Upper Burma Land and Revenue Regulation (1889) Amendment Regulation, 1898.
- (2) It extends to the whole of Upper Burma ³ except the Shan States; and

(3) It shall come into force at once.

2. For section 3 of the ² Upper Burma Land and Revenue Regula- III of I f new section tion, 1889, the following shall be substituted, namely: section 3,

 $\lceil Ante, p. 220. \rceil$

×1889. Amendment of section 29. Reg. III, 1889.

Substitution

eg. III,

3. In section 29, sub-section (1), of the said Regulation, after the word "village" the words "and for such towns as he may from time to time, by notification in the local official Gazette, direct" shall be inserted.

² Ante, p. 216. ³ The words "except the Shan States" are probably superfluous, see s. 10 (2) of the Burma Laws Act, 1898 (13 of 1898), ante, p. 129.

¹ The Code of Criminal Procedure, 1898 (Act 5 of 1898), Genl. Acts, Vol. VI, has since been applied to these Hill-tribes with corresponding modifications, and this section is now therefore obsolete.

1898; Reg. III.] Upper Burma Land and Resenue. 301 1900: Reg. IV.] Upper Burma Land and Revenue.

1900 : Reg. VIII.] Upper Burma Civil Courts.

14. (1) In section 31, sub-section (3), of the said Regulation, for Ameniment the words and figures "2 Upper Burma Land Acquisition Regulation, tion to, sec-IX of 1886," the words and figures " Land Acquisition Act, 1894" too 31, Reg. shall be substituted.

(2) To the same section the following shall be added, namely:-

[(4) The Local Government may make rules for the levy and collection of royalties or fees in respect of minerals mined, quarned as collected in land wherein the right to minerals is deemed to belong to the Government.

REGULATION No. IV of 1900.

[Received the assent of the Governor General on the 20th June, 1900. published in the Gazette of India on the 23rd idem, and in the Burma Gazette on the 7th July, 1900.1

A Regulation to amend the 'Upper Burma Land and Revenue Regulation, 1889.

WHERE'S it is expedient to amend the "Upper Burma Land and Title and Revenue Regulation, 1889; It is hereby enacted as follows;-1. (1) This Regulation may be called the Upper Burma Land and ment.

Revenue Regulation Amendment Regulation, 1900; and

(2) It shall come into force at once

2. In section 33, sub-section (3), of the Upper Burma Land and Amendment Revenue Regulation, 1889, between the words "without such a license" of section 33 and the words "for the time being in force" the following words shall \$100 HI, be inserted, namely -

"or in contravention of the terms of such a license".

REGULATION No VIII of 1900.

[Received the assent of the Governor General on the 24th October. 1900; published in the Gazette of India on the 27th idem; and in the Burma Gazette on the 17th November, 1900.]

A Regulation to amend the 'Upper Burma Civil Courts Regulation, 1896.

Whereas it is expedient to amend the Doper Burma Civil Courts Regulation, 1896; It is hereby enacted as follows:-

1. (1) This Regulation may be called the Upper Burma Civil Courts Short into Regulation (1896) Amendment Regulation, 1900; and and cora-

**Section 4 is now virtually repealed, see s 2 (2) of the Upper Burma Land and Revenue (Amendment) Regulation, 1907 (6 of 1907), post. New sub-sections (2) and (5) having been substituted by that Regulation for sub-sections (2) to (2) and (5) Rep by Recaptation 7 of 1896, which has in turn been repealed by the Burma Laws Act 1803 (3) of 1833), see the Fifth Schedule, that Act having declared the Land Acquisition Act 1804 (1 of 1934), in force in Upper Burma, see the First Schedule, onte

* Inte p 216 * Inte p 268.

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Substitution of new sec-

tion for section 10,

Reg. I, 1896.

Short title and com-

mencement.

deemed not

extended to the Arakan

Hill District.

to extend. nor to have

Act II, 1899, to be Upper Burma Civil Courts. [1900: Reg. VIII.

Arakan Hill District Laws.

[1901: Reg. II.

Upper Burma Land and Revenue. [1901: Reg. V.

(2) It shall come into force at once.

2. For section 10 of the Upper Burma Civil Courts Regulation, 1896, I of the following shall be substituted, namely:--

[Vide Ante, p. 271.]

REGULATION No. II of 1901.

[Received the assent of the Governor General on the 4th March, 1901; published in the Gazette of India on the 9th idem; and in the Burma Gazette on the 30th March, 1901.]

A Regulation to provide for the exclusion, from the operation of the Indian Stamp Act, 1899, of the Hill District of Arakan.

Whereas it is expedient to provide for the exclusion, from the operation of the ¹ Indian Stamp Act, 1899, of the Hill District of Arakan; II of It is hereby enacted as follows:

1. (1) This Regulation may be called the Arakan Hill District Laws Regulation, 1901; and

(2) It shall come into force at once.

2. Notwithstanding anything contained in section 1, sub-section (2), of the 1 Indian Stamp Act, 1899, the said Act shall be deemed not to II of extend, and never to have extended, to the tract known as the Hill District of Arakan in the territories administered by the Lieutenant-Governor of Burma.

REGULATION No. V of 1901.

[Received the assent of the Governor General on the 22nd October, 1901; published in the Gazette of India on the 26th idem; and in the Burma Gazette on the 16th November, 1901.

Further to amend the 2 Upper Burma Land and Revenue Regulation, 1889.

WHEREAS it is expedient further to amend the 2 Upper Burma Land III of and Revenue Regulation, 1889; It is hereby enacted as follows:-

1. (1) This Regulation may be called the Upper Burma Land and Revenue (Amendment) Regulation, 1901; and

(2) It shall come into force at once.

Short title and commencement.

¹ Genl. Acts, Vol. V. ? Ante, p. 216.

- 2. (1) In section 6, sub-section (1), of the 1 Upper Burma Land and Amendment Revenue Regulation, 1889, as amended by subsequent enactments and of section 6, Rez. III. heremafter referred to as "the said regulation," after the words "such 1883 officers shall " the words " subject to the control of the Local Government" shall be inserted
- (2) In sub-section (2) of the said section, after the word "Subject" the words "as aforesaid to the control of the Local Government and" shall be inserted
- 3. In section 15, sub-section (4), of the said Regulation, for the imendment words and figures "Part III of the Indian Post Office Act, 1866," the of section 13 words and figures "Chapter VI of the Indian Post Office Act. 1898," 1881. shall be substituted
- 4. (1) In section 22, sub section (1), of the said Regulation, for amendment the words "The Thathameda-tax" the words "Subject to the provisions of section 22, of this Regulation, the thathameda-tax" shall be substituted 1553
- (2) In sub-section (2) of the said section, after the word "circumstances" the words "and the rates of land-revenue payable" shall be inserted.
- 5. (1) In section 24, sub-section (2), of the said Regulation, for the Amendment of and adwords " rent-free or at a favourable rent or rate of rent " the words " free dition to. of land-revenue or at a favourable rate of land-revenue," shall be sub- "ction 24, stituted
- (2) To the said section the following sub-section shall be added. namely .-

[Ante, p 228]

6. In section 25 of the said Regulation, clause (b) is hereby repealed, Amendment and for the word "rent," in both places in which it occurs in clauses of section 25, (c) and (d), the words "land-revenue" shall be substituted

Reg. III. 1553

7. For section 27 of the said Regulation the following section shall Substitution be substituted, namely .-[Ante, p 230]

of new section for section 27, Reg 111, 1889.

8. After section 28 of the said Regulation the following section shall Addition of be added, namely:-

new section ifter section 28, Reg 111.

[4ntc. p. 231.]

9. In section 37, sub-section (1), clause (b), of the said Regulation, Partial the words " rent and " are hereby repealed.

ters il of section 37, Rez III.

10. (1) In section 53, clause (2), sub-clause (11), of the said Regula- \(\frac{1851}{\text{tmendment}}\) tion, for the words " rent-free or at a favourable rent or rate of rent " the disction 53,

v. 111. 155

Upper Burma Land and Revenue.

Kachin Hill-tribes.

[1901: Reg. V. [1902: Reg. I.

Upper Burma Land and Revenue. [1903: Reg. III.

words "free of land-revenue or at a favourable rate of land-revenue," shall be substituted.

(2) In sub-clause (vii) of the said clause, for the word "rent" the words "land-revenue," and for the words "State land, or the amount of land-revenue to be assessed on any other land" the words "State or other land" shall be substituted.

REGULATION No. I of 1902.

[Received the assent of the Governor General on the 29th January, 1902; published in the Gazette of India on the 1st February, 1902; and in the Burma Gazette on the 15th idem.]

A Regulation further to amend the 'Kachin Hill-tribes Regulation, 1895.

Whereas it is expedient further to amend the ¹ Kachin Hill-tribes I of 1895. Regulation, 1895; It is hereby enacted as follows:—

Short title.

31, Reg. I,

1895.

- 1. This Regulation may be called the Kachin Hill-tribes (Amendment) Regulation, 1902.
- Substitution 2. For section 31 of the ¹ Kachin Hill-tribes Regulation, 1895, the I of 1895. of new section following section shall be substituted, namely:—

[Ante, p. 261.]

REGULATION No. III of 1903.

[Received the assent of the Governor General on the 12th June, 1903; published in the Gazette of India on the 20th idem; and in the Burma Gazette on the 11th July, 1903.]

A Regulation to further amend the ² Upper Burma Land and Revenue Regulation, 1889.

Whereas it is expedient to further amend the ² Upper Burma Land 111of 1889, and Revenue Regulation, 1889; It is hereby enacted as follows:—

Short title.

Amendment

of section 12, Reg. III,

1889.

- 1. This Regulation may be called the Upper Burma Land and Revenue (Amendment) Regulation, 1903.
- 2. In section 12, sub-section (1), of the Upper Burma Land and Rev- III of 1889. enue Regulation, 1889, as amended by subsequent enactments, for the

¹ Ante, p. 253.

² Ante, p. 216.

1903: Reg. III.7 Upper Burma Land and Resenve

Upper Burma Civil Courts

1905 : Reg. III.7 Upper Burma Civil Courts

1903: Reg. V.7

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1870.

96.

words "in cases in which a procedure is not prescribed by this Regulation" the following words shall be substituted, namely -

"and may by such rules confer upon any Revenue officer any power exercised by a Civil Court in the trial of suits"

REGULATION NO V of 1903

Received the assent of the Governor General on the 4th November, 1903. published in the Gazette of India on the 7th idem, and in the Burma Gazette on the 21st idem 7

A Regulation further to amend the Upper Burma Civil Courts Regulation, 1896

Whereas it is expedient further to amend the Upper Burma Civil Courts Regulation, 1896, It is hereby enacted as follows -

1. (1) This Regulation may be called the Upper Burma Civil Courts Short tit'o (Amendment) Regulation, 1903, and

mencement. (2) It shall come into 1 force on such date as the Local Government

may, by notification in the local official Gazette, appoint

2 For section 13 of the Upper Burma Civil Courts Regulation, 1896, imendment of section 13, the following shall be substituted, namely -Reg. I

[Vide Ante, p 273]

3. Section 14 of the Upper Burma Civil Courts Regulation, 1896, Repeal of section 14. is hereby repealed Reg of 1830

4. From article 15, as inserted by the Upper Burma Civil Courts Amendment Regulation, 1896, in the First Schedule to the Court-fees Act, 1870, in VII of 1870. its application to Upper Burma, the words and figures "or section 14 First 5 hed of the Upper Burma Civil Courts Regulation, 1896" shall be omitted in apapili ul article Liper

REGULATION No III or 1905

Received the assent of the Governor General on the 21st July, 1905, published in the Gazette of India on the 29th idem, and in the Burma Gazette on the 19th August, 1905]

A Regulation further to amend the Upper Burma Civil Courts Regulation, 1896

WHERE'S it is expedient further to amend the Upper Burma Civil Courts Regulation, 1896, It is hereby enacted as follows -

1 (1) This Regulation may be called the Upper Burma Civil Courts Short into and com (Amendment) Regulation, 1905, and mencer tent

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of 1896

Burme

This Regulation was brought into force on the 1st December, 1903, see Burms Gazette, 1903, Pt. I p 804 Genl. Acts, Vol. II

[1905 : Reg. III.

Upper Burma and Arakan Hill Frontier Crossing. [1907: Reg. I.

(2) It shall come into force on such date as the Local Government may, by notification in the local official Gazette, appoint.

Substitution 2. For section 15 of the Upper Burma Civil Courts Regulation, 1 of 1896. of new 1896, the following shall be substituted, namely: section for section 15,

[Ante, p. 273.]

Amendment of section 17, Reg. I, 1896.

Reg. I, 1896.

3. For sub-sections (2), (3), (4) and (5) of section 17 of the said Regulation the following shall be substituted, namely:

[Ante, p. 274.]

REGULATION No. I of 1907.2

[Received the assent of the Governor General on the 22nd February, 1907; published in the Gazette of India on the 2nd March, 1907; and in the Burma Gazette on the 16th March, 1907.]

A Regulation for conferring power to prevent persons from passing across the frontier out of certain Districts and from entering, or residing or travelling in, disturbed parts of Upper Burma or the Hill District of Arakan.

Whereas it is expedient that the Local Government and certain of its officers should have authority to prevent persons from passing out of certain parts of Upper Burma and the Hill District of Arakan into foreign or unadministered territory or Shan or Karenni States, and from entering, or residing or travelling in, disturbed parts of Upper Burma or of the Hill District of Arakan; It is hereby enacted as follows:—

Title, extent and commencement.

- 1. (1) This Regulation may be called the Upper Burma and Arakan Hills Frontier Crossing and Distributed Districts Regulation, 1907.
- (2) It extends to the whole of Upper Burma and to the Hill District of Arakan; and
- (3) It shall come into ³ force on such date as the Local Government may, by notification in the local official Gazette, appoint in this behalf.
 - 2. A person warned in the manner hereinafter provided shall not—
 - (a) pass from any local area which the Local Government may, by

Warning against pass. ing from a notified

¹ The 1st October, 1905, see Burma Gazette, 1905, Pt. I, p. 573.

² Regulation 1 of 1907 has been applied to members of a Hill Tribe in a Hill tract under the Kachin Hill Tribes Regulation, 1895 (1 of 1895), see Burma Gazette, 1907, Pt. I,

It has also been declared applicable to Chins in the Chin Hills under the Chin Hills Regulation, 1896 (5 of 1896), ante, and under ss. 10 (1) and 12 (1) (c) of the Upper Burma Laws Act, 1898 (13 of 1898); it has been extended to all the Shan States with a modification as to the officers who are to exercise certain powers, see ibid.

3 The 30th August, 1907, see Burma Gazette, 1907, Pt. I, p. 629.

notification in the local official Gazette, declare to be a district in o " notified district" for the purposes of this Regulation, madminis across the frontier of, or across any boundary which the tered term ² Local Government may, by such notification, declare to be or harenm the administrative boundary of such notified district, into States any foreign territory or Shan or Karenni State or into any territory beyond such boundary, or,

(b) while a notification under this clause is in force, pass from any part of the territories to which this Regulation extends into any other part of those territories to which the Local Government has, by notification in the local official Gazette. declared this clause to apply, or,

3(c) While a notification under this clause is in force, reside or travel in any part of those territories to which the Local Government has, by notification in the local official Gazette, applied this clause and which is mentioned in the warning

3. Every warning for the purpose of this Regulation shall be in Service or ublication writing and shall .of warning

(a) if addressed to an individual, be signed by the Commissioner of the division or Deputy Commissioner of the district within which the individual dwells or may be found, and be served upon him in such manner as the Local Government may by general or special 4 order prescribe.

(b) if addressed to a class of persons or to the public generally, be published, with the previous sanction of the Governor General in Council, in the local official Gazette and otherwise in such manner as the Local Government may by general or special order direct

4. (1) If any person to whom a warning served or published under Consequence the last foregoing section is addressed disobeys, or attempts to disobey obscience to the warning .warung

(a) he shall be punished with fine which may extend to five hundred rupees, and

(b) the Local Government may order him to remove to such place within the territories to which this Regulation extends as it may direct in this behalf

(2) If any person contravenes any order under sub-section (1), clause (b), the Commissioner of the division or Deputy Commissioner of the district within which the person is dwelling or may be found may

¹ For 'notifed districts,' etc Bur R. M pp 239 and 230
² For boundary notified under s 2 (a), etc Burma Gazetts, 1997, Pt. I, p. 657
' For notification applying this clause to certain districts in Upper Burma, etc Burma Gazette. 1907, Pt. I, p. 709
' For manner of serving such warmings [s 3 (d)] etc Burma Gazette, 1907, Pt. I, p. 709

308 Upper Burma and Arakan Hill Frontier Crossing. [1907: Reg. I. Upper Burma Land and Revenue. [1907: Reg. VI.

cause him to be arrested and detained in custody until he accepts his release upon such conditions as the Local Government thinks fit to impose.

Power to Commissioner or Magistrate to require security for good behaviour in certain cases,

- 5. (1) If the Commissioner of the division or Deputy Commissioner of the district within which any person, whether a European British subject or not, is dwelling or may be found, reasonably suspects that the person intends to disobey a warning served on him or published in accordance with section 3, the Commissioner or Deputy Commissioner may require such security for his good behaviour for a period not exceeding six months as the Commissioner or Deputy Commissioner may deem sufficient.
- (2) The provisions of the 'Code of Criminal Procedure, 1898, sections V of 1898. 112 to 126 (both inclusive), and section 514 shall, so far as they can be made applicable, apply to all cases under this section.
- 6. The Upper Burma Frontier Crossing and Disturbed Districts IX of 1887. Regulation, 1887, and so much of the Third Schedule to the Burma XIII of Laws Act, 1898, as relates to the aforesaid Regulation, are hereby 1898. repealed.

REGULATION No. VI of 1907.

[Received the assent of the Governor General on the 16th September, 1907; published in the Gazette of India on the 21st September, 1907; and in the Burma Gazette on the 19th October, 1907.]

A Regulation further to amend the ³ Upper Burma Land and Revenue Regulation, 1889.

WHEREAS it is expedient further to amend the Upper Burma Land III of 1889. and Revenue Regulation, 1889; It is hereby enacted as follows:—

- 1. This Regulation may be called the Upper Burma Land and Revenue (Amendment) Regulation, 1907.
- 2. (1) To sub-section (1) of section 31 of the Upper Burma Land and III of 1889. Revenue Regulation, 1889, the following shall be added, namely:-

[Ante, p. 233.]

Repeals.

Short title.

Amendment of section 31, Reg. III, 1889.

Gonl. Acts, Vol. V. Ante, p. 129.

³ Ante, p. 219.

PART IV.

ACTS OF THE LIEUTENANT-GOVERNOR OF BURMA IN COUNCIL.

THE BURMA GENERAL CLAUSES ACT, 1898

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BURMA ACT No. I of 1898.1

(Applies to Lower and Upper Burma.)

[13th December, 1897; 14th February, 1898.]

An Act for shortening the language in Acts of the Lieutenant-Governor of Burma in Council and for other purposes.

Whereas it is expedient to provide for shortening the language of Acts passed by the Lieutenant-Governor of Burma in Council, and to make certain other provisions relating to the construction of such Acts; It is hereby enacted as follows:—

Preliminary.

Short title, application and commencement.

- 1. (1) This Act may be called the Burma General Clauses Act, 1898;
- (2) Notwithstanding anything in any other law or enactment for the time being in force, it shall apply to all the territories for the time being administered by the Lieutenant-Governor of Burma, including the ² Shan States, the Chin Hills, and the ³ Kachin Hill Tracts.
 - (3) It shall come into force on the 1st March, 1898.

As to law in force in the Shair States, see Pt. V, post.

As to law applicable to Hill-tribes in these tracts, see Regulations V of 1896 and I of

1895, ante, Pt. III.

¹ For Statement of Objects and Reasons, see Burma Gazette, 1897, Pt. III, p. 24; for Report of the Select Committee, see *ibid*, p. 79; and for Proceedings in Council, see *ibid*, Supplement, pp. 1280 and 1351.

² As to law in force in the Shan States, see Pt. V, post.

(General Definitions)

General Definitions

- 2 In this Act, and in all Acts of the Lieutenant Governor of Burma Definitions. in Council, unless there is anything repugnant in the subject or ontext.—
 - "abet," with its grammatical variations and cognate experi- 'Abet" sions shall have the same meaning as in the 'Indian Penal Code
 - (2) "act," used with reference to an offence or a civil wrong, het shall include a series of acts, and words which refer to acts done extend also to illegal omissions
 - (3) "affidavit" shall include affirmation and declaration in the 'Affidavit" case of persons by law allowed to affirm or declare instead of swearing
 - (4) "barrister ' shall mean a barrister of England or Ireland, Barnster or a member of the Faculty of Advocates in Scotland
 - (5) "British India" shall mean all territories and places within 'n_{t tish} Her Majesty's dominions which are for the time being India governed by Her Majesty through the Governor General of India, or through any Governor or other officer subordinate to the Governor General of India.
 - (6) "British possession" shall mean any part of Her Majesty's British dominions, exclusive of the United Kingdom, and, where Pess soion" parts of those dominions are under both a central and a local legislature, all parts under the central legislature shall, for the purposes of this definition, be deemed to be one British possession
 - (7) "Burma" shall mean all the territories administered for the Burmatime being by the Lieutenant Governor of Burma
 - (3) "Burma Act" shall mean an Act made by the Lieutenant. Burma Governor of Burma in Council under the ² Indian Councils let Acts 1861 and 1892
 - (9) "Chapter" shall mean a chapter of the Act in which the Chapter word occurs
 - (10) "Chin Hills" shall mean the territories for the time being Chia Hills ' known as the Chin Hills
 - (11) Chins" shall include also (a) Lushais, (b) Kukis, (c) China." Burmans domiciled in the Chin Hills, and (d) any persons who have adopted the customs and languages of the Chins and are habitually resident in the Chin Hills.

Genl Acts Vol I

Coll of State Ind , Vols I and II, respectively

[1898: Bur. Act I.

(General Definitions.)

"Collector."

(12) "Collector" shall mean the chief officer in charge of the revenue administration of a district:

"Colony."

(13) "Colony" shall mean any part of Her Majesty's dominions, exclusive of the British Islands and of British India, and, where parts of those dominions are under both a central and a local legislature, all parts under the central legislature shall, for the purposes of this definition, be deemed to be one colony:

"Commencement." (14) "commencement," used with reference to an Act, shall mean the day on which the Act comes into force:

"Commissioner." (15) "Commissioner" shall mean the chief officer in charge of the revenue administration of a division:

"Consular officer." (16) "Consular officer" shall include consul-general, consul, vice-consul, consular agent, pro-consul, and any person for the time being authorized to perform the duties of consulgeneral, consul, vice-consul, or consular agent:

"Deputy Commissioner." "District Court." (17) "Deputy Commissioner" shall mean the chief officer in charge of the general administration of a district:

"District Judge."

(18) "District Court" shall mean a Principal Civil Court of original jurisdiction:

Judge."
"Document."

(19) "District Judge" shall mean the Judge of a District Court.

"Enact-

(20) "document" shall include any matter written, expressed, or described upon any substance by means of letters, figures, or marks, or by more than one of those means, which is intended to be used, or which may be used, for the purpose of recording that matter:

ment."

(21) "enactment" shall include a Regulation (as hereinafter defined) and any Regulation of the Bengal Code, and shall also include any provision contained in any Act or in any such Regulation as aforesaid:

"Father."

(22) "father," in the case of any one whose personal law permits adoption, shall include an adoptive father:

"Financial year."

(23) "financial year" shall mean the year commencing on the first day of April:

"Gazette."

(24) "gazette" shall mean the local official Gazette for Burma:

"Good faith."

(25) a thing shall be deemed to be done in "good faith" where it is in fact done honestly, whether it is done negligently or not:

"Government." (26) "Government" or "the Government" shall include the Local Government as well as the Government of India:

"Government of India."

(27) "Government of India" shall mean the Governor General in Council, or, during the absence of the Governor General

(General Definitions)

from his Council, the President in Council, or the Governor General alone, as regards the powers which may be lawfully exercised by them or him respectively

(23) "Her Majesty" or "the Queen" shall include Her succes. Her Majesty or the Queen.

(29) "immoveable property" shall include land, benefits to arise Immove out of land and things attached to the earth, or perma to the proper nently fastened to anything attached to the earth

(30) "imprisonment" shall mean imprisonment of either descrip Imprison tion as defined in the 'Indian Penal Code

- (31) "India" shall mean British India, together with any territories of any Native Prince or Chief under the suzerainty of Her Majesty exercised through the Governor General of India, or through any Governor or other officer subordinate to the Governor General of India
- (32) "Kachin Hill Tract' shall mean a hill tract to which the Kachin -Kachin Hill Tract Begulation, 1895, has been extended Hill Tract.' by notification under that Regulation
- (33) 'Kachin Hill Tribe' shall mean a hill tribe to which the kachin a Kachin Hill Tribes Regulation, 1895, has been made Hill Integration under that Regulation
- (34) 'local authority'' shall mean a municipal committee, body Local of port commissioners or other authority legally entitled to, or entrusted by the Government with, the control or management of a municipal or local funds
- (39) "Local Government" shall mean the Lieutenant Governor of Local Burma
- (36) "Magistrate" shall include every person exercising all or any Magis of the powers of a Magistrate under the 'Code of Criminal trata' Procedure for the time being in force
- (37) "master," used with reference to a ship, shall mean any Master, person (except a pilot or harbour master) having for the of a ship time being control or charge of the ship
- (38) "month" shall mean a month reckoned according to the Month"

 British calendar
- (39) 'moveable property" shall mean property of every description, except immoveable property

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^{* 5}re 1ct 5 of 1893, Genl 1cts, Vol. 1

XLV of 1860

(General Definitions.)

"Notification."
"Oath."

- (40) "notification" shall mean a notification in the gazette:
- (41) "oath" shall include affirmation and declaration in the case of persons by law allowed to affirm or declare instead of swearing:

"Offence."

(42) "offence" shall mean any act or omission made punishable by any law for the time being in force:

"Part."

(43) "part" shall mean a part of the Act in which the word occurs:

"Person."

(44) "person" shall include any company or association or body of individuals, whether incorporated or not:

"Political Agent."

- (45) "Political Agent" shall include—
- (a) the principal officer representing the Government in any territory or place beyond the limits of British India, and
 - (b) any officer of the Government of India or of any Local Government appointed by the Government of India or the Local Government to exercise all or any of the powers of a Political Agent for any place not forming part of British India under the law for the time being in force relating to foreign jurisdiction and extradition:

"Privy Council." (46) "Privy Council" shall mean the Lords and others for the time being of Her Majesty's Most Hon'ble Privy Council:

"Province."

(47) "province" shall mean the territories for the time being administered by any Local Government:

"Public nuisance." (48) "public nuisance" shall mean a public nuisance as defined in the 'Indian Penal Code:

"Rangoon wn." (49) "Rangoon Town" shall mean the Rangoon Town District as for the time being defined for purposes of revenue and general administration:

"Registered." (50) "registered," used with reference to a document, shall mean registered in British India under the law for the time being in force for the registration of documents:

"Regulation." (51) "Regulation" shall mean a Regulation made under the ²Government of India Act, 1870: 33 Vict., c. 3.

"Rule."

(52) "rule" shall mean a rule made in exercise of a power conferred by any enactment, and shall include a regulation made as a rule under any enactment:

"Schedule."

(53) "schedule" shall mean a schedule to the Act in which the word occurs:

¹ Genl. Acts, Vol. I.

² Coll. of Stats. Ind., Vol. I.

(General Definitions)

- (54) "Scheduled District" shall mean a "Scheduled District" Scheduled District as defined in the "Scheduled Districts Act, 1874
- (55) "section" shall mean a section of the Act in which the word Section."
- (56) "Shan States" shall mean the territory for the time being Shan notified under sub section (3) of section 8 of the ²Upper States, Burma Laws Act, 1886
- (57) "ship" shall include every description of vessel used in Ship navigation not exclusively propelled by oars
- (58) "signs" with its grammatical variations and cognate ex- "sm." pressions, shall, with reference to a person who is unable to write his name include "mark" with its grammatical variations and cognate expressions
- (59) "son," in the case of any one whose personal law permits Son. adoption, shall include an adopted son
- (60) "sub-section" shall mean a sub-section of the section in Sub-section which the word occurs
- (61) "swear," with its grammatical variations and cognate ex- Swear pressions shall include affirming and declaring in the case of persons by law allowed to affirm or declare instead of swearing
- (62) "vessel" shall include any ship or boat or any other description of vessel used in nawgation
- (63) 'will 'shall include a codicil and every writing making a Will voluntary posthumous disposition of property
- (64) expressions referring to "writing" shall be construed as Witing" including references to printing, lithography, photography, and other modes of representing or reproducing words in a visible from and
- (65) "year" shall mean a year reckoned according to the British Year' calendar
- 3 In this Act and in any Act subsequent thereto the expressions Defations "Upper Burma" and "Lower Burma" shall mean respectively the feltor territories for the time being included in Upper Burma and Lower typer Burma within the meaning, and pursuant to the provisions, of section 2 ms 6, of the 'Upper Burma Laws Act, 1886

Genl tets Vol II.

See now s 3 (e) of the Burma Laws tet 1893 (13 of 1893) ante by which tet 20 of 1895 has been repealed

See now definitions in s 3 (d) and (f) of the Burma Laws tet 1893 (13 of 1893) ante

[1898: Bur. Act I.

[1898: Bur. Act II.

apply to all fines imposed under any Act, Regulation, rule, or bye-law, unless the Act, Regulation, rule, or bye-law contains an express provision to the contrary.

Provision as to offences punishable under two or more enactments. Meaning of service by post.

- 26. Where an act or omission constitutes an offence under two or more enactments, then the offender shall be liable to be prosecuted and punished under either or any of those enactments, but shall not be liable to be punished twice for the same offence.
- 27. Where any Act authorizes or requires any document to be served by post, whether the expression "serve" or either of the expressions "give" or "send" or any other expression is used, then, unless a different intention appears, the service shall be deemed to be effected by properly addressing, prepaying, and posting by registered post, a letter containing the document, and, unless the contrary is proved, to have been effected at the time at which the letter would be delivered in the ordinary course of post.

Citation of enactments.

- 28. (1) In any Act, and in any rule, bye-law, instrument, or document made under, or with reference to, any Act, any enactment may be cited by reference to the title or short title (if any) conferred thereon, or by reference to the number and year thereof, and any provision in an enactment may be cited by reference to the section or sub-section of the enactment in which the provision is contained.
- (2) In this Act and in any Act a description or citation of a portion of another enactment shall, unless a different intention appears, be construed as including the word, section or other part mentioned or referred to as forming the beginning and as forming the end of the portion comprised in the description or citation.

THE BURMA FERRIES ACT, 1898.

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PART I.

SECTIONS.

PRELIMINARY.

- 1. Short title, extent and commencement.
- 2. Repeal.
- 3. Definitions.

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- 4. Power to declare and establish public ferries.
- 5. Control and superintendence of public ferries.
- 6. Superintendence may be vested in local Municipality or Town Committee and proceeds paid into Municipal or Town Fund.

¹ The Table to contents was not appended to the Act when passed.

SECTIONS

- 7 Letting public ferry tolls
- 8 Recovery of arrears of rent
- 9 Surrender of lease
- 10 Prohibition of sub letting
- 11 Cancellation of lease with compensation
- 12 Power to make rules
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- 32 Delegation of powers
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- 34 Civil suits barred

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- (2) In this Act and in any Act a description or citation of a portion of another enactment shall, unless a different intention appears, be construed as including the word, section or other part mentioned or referred to as forming the beginning and as forming the end of the portion comprised in the description or citation.

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- 30 Times payable to lessee
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PART V

MISCELLANEOUS

- 32 Delegation of powers
- 33 Power to take possession of boats in case of public emergency.
- 34 Civil suits barred

(Part I.—Preliminary.)

BURMA ACT No. II of 1898.1

[APPLIES TO UPPER AND LOWER BURMA.]

[20th December, 1897; 14th April, 1898.]

An Act to amend the law regulating Public Ferries in Burma.

WHEREAS it is expedient to amend the law regulating public ferries in Burma; It is hereby enacted as follows:—

PART I.

PRELIMINARY.

Short title, extent and commencement.

Repeal.

Definitions.

1. (1) This Act may be called the Burma Ferries Act, 1898;

- (2) It extends to the whole of Burma (inclusive of Upper Burma), except the Shan States; and
 - (3) It shall come into force at once.

2. The Burma Ferries Act, 1873, is repealed.

II of 1873.

- 3. In this Act unless there is anything repugnant in the subject or context,—
 - (1) "ferry" includes also a bridge of boats, pontoons or rafts, a swing bridge, a flying bridge and a temporary bridge, and the approaches to, and landing-places of, a ferry:
 - (2) "Superintendent" means the Deputy Commissioner or the Municipal or Town Committee vested with the immediate superintendence of a public ferry under section 5 or section 6, as the case may be:
 - (3) "Deputy Superintendent" means any person appointed by the Superintendent under section 14, clause (j):
 - (4) "lessee" means a person to whom the right of levying tolls at a public ferry has been let under section 7:
 - (5) "Commissioner" and "Deputy Commissioner" mean, respectively, the Commissioner of the division and the Deputy Commissioner of the district in which a ferry is, under section 4, deemed to be situate:
 - (6) "notification" means a notification published in the Burma Gazette:
 - (7) "toll-collector" means a person appointed by the Superintendent to levy tolls at a public ferry the right to levy the tolls of which has not been let under section 7: and

¹ For Statement of Objects and Reasons, see Burma Gazette, 1897, Pt. III, p. 29; and for Proceedings in Council, see *ibid*, Supplement, pp. 1237 and 1352.

(Part II.—Public Ferrics.)

(8) "boat" includes a launch propelled by steam or electricity and a raft.

PART II.

PUBLIC FERRIES.

- 4. The Local Government may, by 1 notification,-
 - (a) declare what ferries shall be deemed public ferries and the power to derespective districts in which they shall, for the purposes of throand esthis Act, be deemed to be situate;
 - (b) establish new public ferries where, in its opinion, they are necessary, and declare in what districts respectively they shall, for the purposes of this Act, be deemed to be situate:
 - (c) define and alter the limits of any public ferry;

(d) change the course of any public ferry;

(c) 2discontinue any public ferry which it deems unnecessary; and

- (f) declare the proportions in which all tolls levied, 5 money received under section 29 or by way of composition], and rents recovered, under this Act in respect of a public law shall be credited to two or more funds.
- 5. (1) The control of all public ferries shall be vested in the Conv. missioner.

6. The Local Government may, by notification, to the second

- (2) The immediate superintendence of all public ferries said with the hereinafter provided, be vested in the Deputy Commissioner in Deputy Commissioner shall, except when the right to len the conleased, make all necessary arrangements for the supply of him a conferries and for the collection of the authorized tolls level ble const
- superintendence of any public ferry situated wholly or way thereof, and may direct that all or any part of the the received under section 29 or by way of company and and and under this Act in respect of such public fiere start to the second of th Municipal or Town Fund of such municipal 300
- 7. (1) The right to levy the tolls of any the Superintendent by public auction, which we want under section 12, clazes (c) and (c), by the Local Government, exhermise thee has a second

pp 154 and 352

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by ray of compensation or compact

(Part II.—Public Ferries.)

Provided that, for reasons to be recorded by him in writing, any officer conducting a sale by auction under this section may refuse toaccept the offer of the highest bidder and accept any other bid, or may withdraw from the auction.

(2) The lessee and his servants shall conform to the rules under this Act for the management and control of any public ferry of which the right to levy the tolls has been let to such lessee under this section, and shall obey all lawful orders issued to him or them by the Superintendent or Deputy Superintendent.

Recovery of arrest of rent.

- 8. (1) All fees, rents, penalties and other moneys due to the Government or to a Municipal Fund in respect of any lease or agreement tolease under this Act may be recovered from the lessee or his surety (if any) or from any person who has agreed to take a lease as if they were arrears of land-revenue.
- (2) The Local Government may make rules declaring on whose application and by whose order process shall issue for the recovery of any sum so due.

Surrender of lease.

9. The lessee may surrender his lease on the expiration of threemonths' notice in writing to the Superintendent and on payment of the rent for such three months.

Prohibition

10. The lessee shall not transfer his lease without the permission in of sub-letting, writing of the Superintendent.

Cancellation of lease with compensation.

- 11. (1) The Local Government may cancel any lease under this Act on the expiration of six months' notice in writing to the lessee of itsintention to cancel the same.
- (2) When any lease is cancelled under sub-section (1), the Superintendent shall pay to the lessee such compensation as such Superintendent may, with the previous sanction of the Commissioner, think fit to award.

Power to mako rules.

- 12. (1) The Local Government may make 'rules, consistent with this-Act,—
 - (a) for the superintendence and management of all or any particular public ferries;

(b) for regulating the traffic at such ferries;

- (c) prescribing the time and manner in which, and the terms on which, the right to levy the tolls of such ferries may be-
- (d) regulating the manner in which a lease shall be dealt with in case of the death or insolvency of the lessee or of the attachment of his property;
- (e) for regulating the conduct of auctions and prescribing the persons by whom auctions may be conducted;

¹ For rules, see Burma Gazette, 1900, Pt. I, p. 46, and ibid 1907, Pt. I, p. 269.

(Part II .- Public Ferries.)

(f) for compensating persons who have compounded for tolls when a public ferry has been discontinued before the expiration of the period compounded for and for recovering such compensation as if it were an arrear of land-revenue from the person who received the composition, and paying it to the persons entitled:

(g) prescribing the circumstances under which the person in charge of a public ferry-boat may refuse to convey in it any passenger, animal, vehicle or thing;

(h) for the regular maintenance of public ferry-boats in good condition for the safe conveyance of passengers and property:

(1) for the submission of returns of traffic by the lessee or person in charge of a public ferry; and

- (1) generally, for carrying out the purposes and objects of this Act.
- (2) In making any rule under sub-section (1), the Local Government may direct that a breach of it shall be punishable with fine which may extend to fifty runees.

13. Rules made under section 12 shall be published in such manner Publication as the Local Government may, by notification, prescribe.

14. Subject to such rules as may be made under section 12 and to the Powers of 14. Subject to such rules as may be made datast each for each public Supernten-control of the Commissioner, the Superintendent may, for each public Supernten-deat, ferry-

(a) fix the places of embarkation and debarkation;

(b) fix the number and kinds of ferry-boats to be used. I' dimensions and equipment, the number of crew for each ferry-boat, and the width of the bridges (if any);

(c) determine the maximum number of passengers, vehicles and animals and the maximum weight of goods to be carried

in each ferry-boat at one trip;

(d) regulate the times of opening and the construction and maintenance of pontoons, flying bridges, swing bridges, boat bridges, and temporary bridges;

(e) appoint any person, by name or by virtue of his office, to

inspect the ferry-boats and their equipment;

(f) require the lessee (if any) to affix to each ferry-boat employed by him in the public ferry a distinguishing mark, or flag of a prescribed pattern, and to keep in a prescribed place a notice-board showing the maximum number of passengers, rehicles and animals and the maximum quantity of goods to be carried therein:

(Part II.—Public Ferries.)

Provided that, for reasons to be recorded by him in writing, any officer conducting a sale by auction under this section may refuse to accept the offer of the highest bidder and accept any other bid, or may withdraw from the auction.

(2) The lessee and his servants shall conform to the rules under this Act for the management and control of any public ferry of which the right to levy the tolls has been let to such lessee under this section, and shall obey all lawful orders issued to him or them by the Superintendent or Deputy Superintendent.

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- 8. (1) All fees, rents, penalties and other moneys due to the Government or to a Municipal Fund in respect of any lease or agreement tolease under this Act may be recovered from the lessee or his surety (if any) or from any person who has agreed to take a lease as if they were arrears of land-revenue.
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- 12. (1) The Local Government may make 'rules, consistent with this Act,—
 - (a) for the superintendence and management of all or any particular public ferries;
 - (b) for regulating the traffic at such ferries;
 - (c) prescribing the time and manner in which, and the terms on which, the right to levy the tolls of such ferries may be let:
 - (d) regulating the manner in which a lease shall be dealt with in case of the death or insolvency of the lessee or of theattachment of his property;
 - (e) for regulating the conduct of auctions and prescribing thepersons by whom auctions may be conducted;

For rules, see Burma Gazette, 1900, Pt. I, p. 46, and ibid 1907, Pt. I, p. 269.

(Part III -Tolls Part IV -Penalties)

by auction under section 7, any declaration made under sub-section (2) of claimable in the last foregoing section, if made after the date of the auction, shall certain east; the lessee to such abatement of the rent payable in respect of the tolls as may be awarded by the Superintendent subject to appeal to the Commissioner

- 18. The lessee or toll collector of every public ferry shall affix a Table of table of the tolls leviable under this Act, legibly written or printed in tolls Burmese and in such vernacular language or languages as the Superintendent may prescribe, in a conspicuous position at each landing-place and in every ferry boat, and shall be bound to produce on demand a list of such tolls signed by the Superintendent or by some person authorized by the Superintendent to such the same on his behalf
- 19. All tolls levied, '[moneys received under section 29 or by way of Tolls rents, composition,] and rents recovered, under this Act shall, except in the office to be cases provided for '[under powers conferred by sections 7 and 30], DatinetFundbe credited—
 - (a) in the manner directed under section 4, clause (f), or

(b) in the manner directed under section 6, or

(c) in the absence of any directions to the contrary, to the District Fund of the district in which the public ferry concurned is deemed to be advanted.

PART IV.

PENALTIES.

20. Every lessee or toll collector who-

(a) neglects to affix and keep in good order and repair the table Penalty for failing to of tells mentioned in section 18, or affix or for (b) wilfully removes, alters, or defaces such table, or allows it to removes,

become illegible, or defaces such table, or allows it to removing, alterng or defacing

- (c) fails to produce on demand the list of tolls mentioned in table of tolls section 18, or
- (d) neglects to keep any register or to furnish any return prescribed under section 12 or section 14, or
- (e) commits a breach of any provision of this Act or of any rule thereunder, for which no punishment is specially provided, or
- (f) disobeys or fails to comply with any lawful order issued to him by the Superintendent or Deputy Superintendent, shall be punishable with fine which may extend to twenty rupees.

"These words were substituted for the words "money received by way of compensation or composition by a 2 of Burma tet 2 of 1839 p.st "These words were substituted for the words and figures" by sections 23 and 30," by a 2 of Burma tet 2 of 1839, post.

(Part II.—Public Ferries. Part III.—Tolls.)

- (g) fix the hours during which the public ferry shall ply, and the number of trips which the ferry-boat or boats shall make;
- (h) require the lessee (if any) to maintain in a prescribed form, and, when so required by any officer authorized, by name orby virtue of his office, in this behalf by the Superintendent, to produce registers of passengers, vehicles, animals and? goods conveyed across the ferry;

(i) require the lessee (if any) to maintain weights, measures and scales for the weighment or measurement of goods, and

(j) appoint, by name or by virtue of his office, a person to be incharge of the ferry.

15. (1) No person shall, except with the sanction of the Superintendent, ply a ferry-boat for hire within the limits of a public ferry or, except with the sanction of the Deputy Commissioner, establish, mainferry without tain or work a ferry within two miles from a public ferry.

(2) Subject to the provisions of section 16, sub-section (4), nothing in this section shall be construed to prevent any person from plying between two places one of which is without and one within the said limits, when the distance between such places is not less than two miles, or shall beheld to apply to boats which do not ply for hire, or to any boats which the Local Government may, by notification, exempt from the operations of this section.

PART III.

Tolls.

¹16. (1) Tolls, according to such ² rates as may from time to time bo fixed by the Commissioner, shall be levied on all persons, animals,. vehicles and goods conveyed across any public ferry.

(2) The Local Government may from time to time, by notification, declare what persons, animals, vehicles or goods shall, when employed or transmitted on the public service, or for other sufficient reason, beexempt from payment of such tolls.

(3) The Commissioner may fix rates according to which persons may

compound for the tolls payable during a quarter or other period.

(4) With the previous sanction of the Commissioner, the Superintendent may fix rates of toll for the use of any specially constructed landingplace by persons not liable to pay the tolls fixed under sub-section (1).

17. Where the right to levy the tolls of any public ferry has been let

Vol. V.

2 For instances of notification imposing such tolls, see Burma Gazette, 1889, Pt. IV,.

pp. 167, 328.

Abatement of rent

Private ferry not to ply

within certain distance

of public

sanction

¹ So much of s. 16 as provides for the exemption from payment of tolls of any persons, animals, vehicles or other things which are exempted by s. 3 of the Indian Tolls (Army) Act, 1901 (2 of 1901), is repealed; see s. 8 and Schedule to that Act, Genl. Acts, Vol. V.

(Part IV -Penalties Part V -Miscellaneous)

- (e) refuses or neglects to leave any such public ferry boat or bridge or to remove any animals, vehicles or goods therefrom on being requested by such toll collector, lessee or person in charge thereof to do so, or
- (f) obstructs any part of a public ferry,

shall be punishable with fine which may extend to fifty rupees

27. Whoever conveys for hire any passenger, animal, vehicle or goods Penalty for to or from any point within the limits assigned to a public ferry in plying with contravention of the provisions hereinbefore contained, shall be punish-ferry limits able with fine which may extend to fifty rupees

128. Any police officer may arrest without warrant any person com-Power to

mitting an offence punishable under section 26

Provided that every person so arrested shall be released on his giving bail, or, if his true name and address are ascertained, on his executing a bond without sureties for his appearance before a Magistrate when required

- 129 (1) The Court trying any offence under this Act may enquire Court may into and assess the amount of the damage (if any) done or caused by the assess dam offender to the public ferry concerned, and shall order the amount so assessed to be paid by him in addition to any fine imposed upon him under this Act, and the amount so ordered to be paid shall be leviable as if it were a fine
- (2) An appeal shall lie against every such order as if it were a sentence of fine passed under this Act
- 130. Where the right to levy the tolls of any public ferry has been Fines payable let under section 7, the whole or any portion of fine realized under to lessee section 25, section 26 or section 27 2 and the whole or any portion of the amount realized under section 297 may, if the convicting Magistrate so directs, be paid to the lessee
- 31. Every bench of Magistrates invested under section 261 of the Powertotry Code of Criminal Procedure, 1882, with power to try summarily the summarily offences therein mentioned, shall also have power to try summarily any Offence under this Act

PART V

MISCELLANEOUS

32. (1) The Local Government may, by notification, 4 delegate to the Deligation

¹ Sections 23, 29 and 30 were originally as 20 30 and 20 rest ectively. They were placed and re numbered as they now stand, by s 2 (2) of Burma Act 2 of 1809, post 3 These words were inserted by s 5 (1) of Burma Act 2 of 1809 post 5 fee now the Code of Criminal Procedure 1828 (Act 5 of 1939), Genl Acts, Vol V 5 For notification delegating all the powers conferred by ss 4 6 7, 11 and 32 (2) to Commissioners of Divisions, see Burma Gazette, 1907, Pt 1, p 269 and by s 15 (6) see 1bid, 1909 Pt. I, p 95

(Part IV.—Penalties.)

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Cancellation of lease on default or breach of rules.

Cancellation of lease on failure to pro vide accommoda. tion. Power to take possession of boats, otc., on surrender or cancellation of lease.

Maintaining

private ferry

within prohi-

bited limits.

ties on ngors nding.

21. Every lessee or toll-collector, or servant or agent of either, asking or taking more than the toll leviable under this Act, or without due cause delaying or interfering with any person, animal, vehicle or goods lawfully crossing a public ferry, shall be punishable with fine which may extend to fifty rupees.

- 22. When any lessee makes default in the payment of the rent or of any instalment thereof, or, having been convicted of an offence under section 20 or section 21, is again convicted of any such offence, the Superintendent may, with the previous sanction of the Commissioner. cancel the lease and make other arrangements for the working of the public ferry during the remainder of the term for which the right to levy tolls was let.
- 23. The Superintendent may, with the previous sanction of the Commissioner, cancel a lease granted under this Act, if the lessee after fifteen days' notice fails to make due provision for the convenience or safety of the public.
- 24. When the lease of the right to levy the tolls of a public ferry is surrendered or cancelled, the Superintendent may take possession of all boats and their equipments, and all other appliances used by the lessee, and may use them until he can procure substitutes, paying such hire for use of the same as the Commissioner may in each case direct.
- 25. Whoever plies a ferry-boat for hire, or establishes, maintains or works a ferry in contravention of the provisions of section 15 shall be punishable with fine which may extend to five hundred rupees, and, after a first conviction, with a further fine which may extend to one hundred rupees for every day during which such ferry-boat is plied for hire, or such ferry is maintained or worked by him in contravention of those provisions.

26. Whoever-

- (a) refuses to pay the proper toll on crossing at a public ferry or on using a landing-place for which a toll has been fixed under section 16, sub-section (4), or
- (b) fraudulently or forcibly crosses, or attempts to cross, any public ferry or to use any such landing-place as aforesaid without paying such toll, or
- (c) obstructs any toll-collector or lessee, or any of his assistants in any way in the execution of his duty under this Act, or
- (d) after being warned by any toll-collector, lessee or person in charge of a public ferry-boat or bridge not to do so, himself goes or takes any animals, vehicles or goods into any public ferry-boat or upon any bridge at a public ferry which is in such a state or so loaded as to endanger human life or property, or

(Part IV .- Penalties. Part V .- Miscellaneous)

- (e) refuses or neglects to leave any such public ferry-boat or bridge or to remove any animals, vehicles or goods therefrom on being requested by such toll-collector, lessee or person in charge thereof to do so, or
- (f) obstructs any part of a public ferry.

shall be punishable with fine which may extend to fifty rupees

27. Whoever conveys for hire any passenger, animal, vehicle or goods Penalty for to or from any point within the limits assigned to a public ferry in plying with contravention of the provisions hereinbefore contained, shall be punish-ferry limits able with fine which may extend to fifty rupees 128. Any police officer may arrest without warrant any person com- Power to

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Provided that every person so arrested shall be released on his giving bail, or, if his true name and address are ascertained, on his executing a bond without sureties for his appearance before a Magistrate when required

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[1898 : Bur. Act II..

(Part V.—Miscellaneous.)

Municipalities.

[1898: Bur. Act III.

Commissioner, subject to such restrictions as it may think fit to prescribe, any of the powers conferred on it by this Δct .

- (2) The Local Government may, by notification, confer upon a Municipal Committee all or any of the powers of the Commissioner in respect of the public ferry of which the immediate superintendence is vested in such Committee under section 6.
- 33. When any boats or their equipments, or any materials or appliances suitable for setting up a ferry, are emergently required for facilitating the transport of troops, police or other persons on the business of Her Majesty, or of any animals, vehicles or goods attached or belonging to such troops or police or other persons as aforesaid, the Deputy Commissioner may take possession of and use the same until such transport is completed, paying such compensation or hire for the use of the same as the Commissioner may in each case direct.

34. No suit to ascertain the amount of any compensation payable, or of any abatement of rent allowable, under this Act shall be brought in any Civil Court.

THE BURMA MUNICIPAL ACT, 1898.

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- 212. Adaptation of enactments and rules.
- 213. Effect of including or excluding local area in or from a notified area.

BURMA ACT No. III of 1898.1

(APPLIES TO LOWER AND UPPER BURMA.)

[10th March, 1898; 25th April, 1898.]

An Act to amend the law relating to Municipalities in Burma.

WHEREAS it is expedient to amend the law relating to Municipalities. in Burma; It is hereby enacted as follows:—

CHAPTER I.

Preliminary.

- 1. (1) This Act may be called the Burma Municipal Act, 1898;
- (2) It extends to the whole of Burma (inclusive of Upper Burma) except the ²Shan States; and
 - (3) It shall come into force on such 3 date as the Local Government may, by notification in the gazette, appoint in this behalf.

Pt. I, p. 281.

For Statement of Objects and Reasons, see Burma Gazette, 1897, Pt. III, p. 72; for Report of the Select Committee, see ibid, 1898, p. 2; for Proceedings in Council relating to the Bill, see ibid, 1897, Supplement, p. 1233, ibid, 1898, Supplement, pp. 40 and 73.

The Act was extended with modifications to the Shan States, by notification under s. 10 (1) of the Burma Laws Act, 1898 (13 of 1898), see Burma Gazette, 1901, Pt. I, p. 765.

The Act was brought into force on the 1st July, 1898, see Burma Gazette, 1898,

(Chap I -Preliminary)

2 In this Act, unless there is anything repugnant in the subject or Definitions context,—

- (1) "Commissioner" means the Commissioner of the division in which a municipality is situated
- (2) "committee" means the committee constituted by or under this Act for a municipality
- (3) "Deputy Commissioner" means the Deputy Commissioner of the district in which a municipality is situated
- (4) "inhabitant" of a local area includes any person ordinarily residing or carrying on business, or owning or occupying immoveable property, in such local area
- (5) "keeper" of a lodging house means the person in charge of a lodging house
- (6) "lodging house" means a building or part of a building which is let in lodgings or occupied to any extent in common by members of more than one family
- (7) "municipality" means a local area declared under Chapter II to be a municipality
- (8) "owner" includes the person who for the time being receives the rent of any building or land, whether on his own account or as agent or trustee, or who would so receive the rent if the building or land were let to a tenant, but does not include the Government
- (9) "sewage" means night soil and other proper contents of water closets, latrines, urinals, privies, and cesspools it includes polluted water from sinks, bath rooms stables, cattle sheds and other like places
- (10) "sewer" includes a pipe, ditch or channel, or any other device, for carrying off sewage
- (11) "sewerage connection" includes-
 - (a) any sewer between any water closet, latrine, urinal, privy, bath room cook-room, sink, sulliage tray, manhole or trap on the one hand, and any sewer set apart by a committee for sewage and other offensive matter on the other hand, and
 - (b) any cistern, flush tank, land, building, machinery, work or thing constructed or used for collecting and passing any sewage into any sewer vested in a committee
- (12) "street" includes any way, road, thoroughfare, passage or place over which the public have a right of way and also the surface soil sub soil, footway and drains of any street

[1898: Bur. Act III.

(Chap. I.—Preliminary.)

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- (8) "owner" includes the person who for the time being receives the rent of any building or land, whether on his own account or as agent or trustee, or who would so receive the rent if the building or land were let to a tenant, but does not include the Government
- (9) "sewage" means night soil and other proper contents of water closets, latrines, urinals, privies, and cesspools it includes polluted water from sinks, bath rooms stables, cattle sheds and other like places
- (10) "sewer" includes a pipe, ditch or channel, or any other device, for carrying off sewage
- (11) "sewerage connection" includes-
 - (a) any sewer between any water closet, latrine, urinal, privy, bath room, cook room, sink, sulliage tray, manhole or trap on the one hand, and any sewer set apart by a committee for sewage and other offensive matter on the other hand, and
 - (b) any cistern, flush tank, land, building, machinery, work or thing constructed or used for collecting and passing any sewage into any sewer vested in a committee
- (12) "street" includes any way, road, thoroughfare, passage or place over which the public have a right of way and also the surface soil sub soil, footway and drains of any street

(Chap. II.—Constitution of Municipalities.)

and any bridge, culvert or causeway forming part thereof:

- (13) "water-connection" includes-
 - (a) any tank, cistern, hydrant, stand-pipe, meter or tap situated on private property and connected with a water-main or pipe belonging to the committee; and
 - (b) the water-pipe connecting such tank, eistern, hydrant, stand-pipe, meter or tap with such water-main or pipe.

CHAPTER II.

CONSTITUTION OF MUNICIPALITIES.

- 3. (1) The Local Government may, by notification and by such other means as it may determine, signify its intention—
 - (a) to declare any town, or any group of towns in the immediate neighbourhood of one another, a municipality under this Act;
 - (b) to include within a municipality any local area in the vicinity of the same;
 - (c) to exclude from a municipality any local area comprised therein: or
 - (d) to withdraw the whole area comprised in any municipality from the operation of this Act:

Provided that, when any part of a local area affected by any such notification is a military cantonment or part of a military cantonment, such notification shall not be published without the previous consent of the Governor General in Council.

- (2) Every notification under this section shall define the limits of the local area proposed to be affected thereby, and may include within the limits of any municipality or proposed municipality any railway station, village, building or land in the vicinity thereof.
- 4. (1) Any inhabitant of any part of a local area defined in a notification published under section 3 and proposed to be affected thereby may, if he objects to anything therein contained, submit his objection in writing to the Local Government within six weeks from the date of the publication of such notification, and the Local Government shall take his objection into consideration.

(2) When six weeks from the date of the publication of such notification have expired, the Local Government may by a further notification—

(a) declare the local area or any specified part thereof to be a municipality under this Act, or

(Chan II -Constitution of Municipalities)

- (b) include the local area or any part thereof in the municipality or exclude it therefrom, or
- (c) withdraw the whole area comprised in the municipality from the operation of this Act, as the case may be
- 5 (1) All municipalities heretofore established under the 2 Burma Application Municipal Act, 1884, and the municipality of Mandalay established of Act to ex under the ³ Upper Burma Municipal Regulation, 1887, shall be deemed chalities to be municipalities under this Act

- (2) The Local Government may, by notification, direct that this Act shall apply to any other municipality established under the Upper Burma Municipal Regulation
- (3) The president, vice president and members of the committee of every municipality mentioned in sub-section (1), or in a notification under sub section (2), in office at the time when this Act applies to that municipality, shall continue in office as such president, vice president and members respectively under this Act until the time or respective times when they would respectively have vacated their offices if this Act had not been passed or if such notification had not been issued
- 6. (1) When a local area is included in a municipality under section Effect of 4, all rules and bye laws made, orders, directions and notices issued, excluding of and powers conferred and in force throughout the municipality at the local area in time when the local area is so included, shall apply thereto unless the or from Local Government shall, in and by the notification directing such inclusion, otherwise direct

(2) When a local area is excluded from a municipality under section 4,-

- (a) this Act and all rules and bye laws made, orders, directions and notices issued, and powers conferred thereunder shall cease to apply thereto, and
- (b) the Local Government shall, after consulting the committee. frame a scheme determining what portion of the balance of the municipal, school and hospital funds and other property vested in the committee shall vest in Her Majesty for the benefit of the local area, and in what manner the liabilities of the committee shall be apportioned between the committee and the Secretary of State for India in Council, and, on the publication of such scheme in the

¹ For instance of such withdrawal, see notification No 82, Burma Gazette, 1899,

Pt I p 394
² Repealed by the Burma Laws Act 1898 (13 of 1898) See the Fifth Schedule,

ante Repealed by the Burma Repealing and Amending Act, 1909 (Bur Act 5 of 1909), post

(Chap. II.—Constitution of Municipalities.)

and any bridge, culvert or causeway forming part thereof:

- (13) "water-connection" includes—
 - (a) any tank, cistern, hydrant, stand-pipe, meter or tap situated on private property and connected with a water-main or pipe belonging to the committee; and
 - (b) the water-pipe connecting such tank, cistern, hydrant, stand-pipe, meter or tap with such water-main or pipe.

CHAPTER II.

CONSTITUTION OF MUNICIPALITIES.

Proposal to oreate, alter the limits of, or abolish, municipality.

Creation, alteration of

limits, or

abolition of

municipality.

- 3. (1) The Local Government may, by notification and by such other means as it may determine, signify its intention—
 - (a) to declare any town, or any group of towns in the immediate neighbourhood of one another, a municipality under this Act;
 - (b) to include within a municipality any local area in the vicinity of the same;
 - (c) to exclude from a municipality any local area comprised therein; or
 - (d) to withdraw the whole area comprised in any municipality from the operation of this Act:

Provided that, when any part of a local area affected by any such notification is a military cantonment or part of a military cantonment, such notification shall not be published without the previous consent of the Governor General in Council.

- (2) Every notification under this section shall define the limits of the local area proposed to be affected thereby, and may include within the limits of any municipality or proposed municipality any railway station, village, building or land in the vicinity thereof.
- 4. (1) Any inhabitant of any part of a local area defined in a notification published under section 3 and proposed to be affected thereby may, if he objects to anything therein contained, submit his objection in writing to the Local Government within six weeks from the date of the publication of such notification, and the Local Government shall take his objection into consideration.
- (2) When six weeks from the date of the publication of such notification have expired, the Local Government may by a further notification—
 - (a) declare the local area or any specified part thereof to be a municipality under this Act, or

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- (b) include the local area or any part thereof in the municipality or exclude it therefrom, or
- (c) 1 withdraw the waole area comprised in the municipality from the operation of this Act, as the case may be
- 5 (1) All municipalities heretofore established under the ² Burma Application 384 Municipal Act, 1884, and the municipality of Mandalay established of act of ex under the Jupper Burma Municipal Regulation, 1887, shall be deemed upalities to be municipalities under this Act

- (2) The Local Government may, by notification, direct that this Act shall apply to any other municipality established under the Upper Burma Municipal Regulation
- (3) The president, vice president and members of the committee of every municipality mentioned in subsection (1) or in a notification under sub section (2), in office at the time when this Act applies to that municipal ty, shall continue in office as such president, vice president and members respectively under this Act until the time or respective times when they would respectively have vacated their offices if this Act had not been passed or if such notification had not been issued
- 6 (1) When a local area is included in a municipality under section Effect of 4, all rules and bye laws made, orders, directions and notices issued, excluding or and powers conferred and in force throughout the municipality at the local area in time when the local area is so included, shall apply thereto unless the or from numericality Local Government shall, in and by the notification directing such inclu sion, otherwise direct
- (2) When a local area is excluded from a municipality under section 4,-
 - (a) this Act and all rules and bye laws made, orders, directions and notices issued, and powers conferred thereunder shall cease to apply thereto, and
 - (b) the Local Government shall, after consulting the committee, frame a scheme determining what portion of the balance of the municipal, school and hospital funds and other property vested in the committee shall vest in Her Majesty for the benefit of the local area, and in what manner the liabilities of the committee shall be apportioned between the committee and the Secretary of State for India in Council, and, on the publication of such scheme in the

For instance of such withdrawal, see notification No 82, Burma Gazette, 1899, Pt I p 394 ² Repealed by the Burma Laws Act 1898 (13 of 1898) See the Fifth Schedule

Renealed by the Burma Repealing and Amending Act, 1909 (Bur Act 5 of 1909), post

[1898: Bur. Act III.

(Chap. III.—Organization of Municipal Committees. Constitution of Committees.)

gazette, such property and liabilities shall vest and be apportioned accordingly.

- (3) When the whole area comprised in any municipality is withdrawn from the operation of this Act under section 4, this Act and all rules and bye-laws made, orders, directions or notices issued, and powers conferred thereunder, shall cease to apply thereto; and the balance of the municipal fund and all other property at the time of the issue of the notification vested in the committee shall vest in Her Majesty, and the liabilities of the committee shall be transferred to the Secretary of State for India in Council.
- (4) All property vested in Her Majesty under this section shall be applied, under the orders of the Local Government, to the discharge of the liabilities imposed on the Secretary of State for India in Council thereby, or for the promotion of the safety, health, welfare or convenience of the inhabitants of the area affected.

CHAPTER III.

ORGANIZATION OF MUNICIPAL COMMITTEES.

Constitution of Committees.

Committee to consist of elected and appointed members.

- 7. (1) There shall be constituted for each municipality under this Act a committee having authority thereover and consisting of—
 - (a) so many inhabitants of the municipality as may be determined by the Local Government, elected in manner next hereinafter prescribed to represent wards of the municipality or classes of the inhabitants; and
 - (b) such persons (if any), not exceeding in number one-fourth of the committee, as the Local Government may appoint by name or by office in this behalf:

Provided that,-

- (i) when the circumstances of the municipality are, in the opinion of the Local Government, such as to require it, the Local Government may appoint a larger proportion of, or all, the members of the committee; and,
- (ii) when any places on the committee are required to be filled by election and a sufficient number of members is not elected, the Local Government may fill by appointment the places so left vacant.
- (2) The Local Government may by notification delegate to the Commissioner the power of appointment vested in it under sub-section (1) in respect of any committee or any vacancy in any committee.

(Chap. III -Organization of Municipal Committees Constitution of Committees)

- 8. (1) The Local Government shall, for every municipality in which Power for a system of election is introduced, make rules regulating the following comment to matters, namely --regarding (a) the division of the municipality into wards or of the in-election of
 - habitants into classes, or both, members of committees.

(b) the number of representatives proper for each ward or class,

(c) the qualifications of electors and of candidates for election,

(d) the registration of electors,

- (e) the nomination of candidates, the time of election and the mode of recording votes and
- (f) any other matters relating to the system of representation and of election for which it may seem expedient to provide
- (2) The Local Government may, after the committee has come into existence as hereinafter provided, amend, after consulting such committee, the rules under this section
- (3) The members of the committee shall be elected in accordance with the rules under this section for the time being in force
- 9. (1) If a member of the committee be appointed by office, the Term of person for the time being holding such office, shall, unless and until the office of members of Local Government shall otherwise direct, be a member of the committee committee
- (2) The term of office of all other members of the committee shall be fixed by the Local Government by rules, and may be so fixed as to provide for the retirement of members by rotation, but shall not exceed three years
 - (3) The term of office of members shall commence,-
 - (a) in the case of a member elected at a general election of members, on the first day of January following the election,
 - (b) in the case of a member elected to fill a casual vacancy, on the date of the meeting of the committee next following his election, and
 - (c) in the case of a member appointed by the Local Government or the Commissioner, on the date specified in the order appointing him or, if no date is so specified, on the date of such order
- (4) An outgoing member may, if otherwise qualified, he re elected or re appointed
- 10 (I) Any member of the committee who may wish to resign shall Resigns forward his resignation in writing, through the president of the com-tion of member of com mittee, to the Deputy Commissioner for submission to the Commissioner mittee

Removal

of member.

[1898 : Bur. Act III.

(Chap. III.—Organization of Municipal Committees. Constitution of Committees.)

- (2) When the acceptance of such resignation by the Commissioner has been communicated to the committee, such member shall be deemed to have vacated his office as such.
- 11. (1) The Local Government may remove any member of the committee,—
 - (a) if he ceases to be an inhabitant of the municipality;
 - (b) if he refuses to act or becomes, in the opinion of the Local Government, incapable of acting;
 - (c) if he is declared a bankrupt or an insolvent;
 - (d) if he is convicted of any such offence or subjected by a Criminal Court to any such order as renders him, in the opinion of the Local Government, unfit to continue to be a member;
 - (e) if he is declared by the Local Government disqualified for employment in, or is dismissed from, the public service;
 - (f) if he attends none of the meetings of the committee held during the space of three consecutive months;
 - (g) if his continuance in office is, in the opinion of the Local Government, dangerous to the public peace or order; or
 - (h) when he is a salaried officer of Government, if his continuance in office is, in the opinion of the Local Government, unnecessary or undesirable.
- (2) A person removed under this section on any ground other than those mentioned in clauses (a) and (f), shall be disqualified for election unless and until the Local Government shall otherwise direct.
- 12. (1) When the place of an elected member of the committee becomes vacant by the resignation or removal of the member, or by his death, a new member shall be elected, in manner prescribed under section 8, to fill the place so vacated.
- (2) When the place of a member of the committee appointed by name becomes vacant as aforesaid, the Local Government may, if it shall think fit, appoint a new member to fill the place so vacated.
- (3) A person elected or appointed under this section to fill a casual vacancy shall hold office until the person whose place he fills would in the ordinary course have vacated office, and shall then vacate office, but may, if otherwise qualified, be re-elected or re-appointed.
- (4) The Local Government may, by notification, delegate to the Commissioner the power conferred on it by sub-section (2) of appointing new members to fill casual vacancies in any committee.
- 18. Every committee shall be a body corporate by the name of "The Municipal Committee of ," and shall have perpetual succession and

Filling of casual vacan-

Incorporation of committee. (Chap III -Organization of Municipal Committees Constitution of Committees)

a common seal, with power, subject to the provisions of this Act, to acquire and hold property, both moveable and immoveable, and to transfer any property held by it, and to contract and to do all other things necessary for the purposes of its constitution, and may sue and be sued in its corporate name

Provided that no committee shall transfer any immoveable property except in pursuance of a resolution passed at a special meeting and

approved by the Local Government

1898 : Bur. Act III.7

14 Subject to the provisions of section 5, sub-section (3), the com-Time for mittee shall come into existence at such time as the Local Government committee may, by notification, appoint in this behalf

15. When the committee comes into existence under this Act and the consequences of municipality comprises within its limits a local area which was consti-establish tuted a municipality under the Burma Municipal Act, 1884, or the ment of com ² Upper Burma Municipal Regulation, 1887, the following consequences where com mittee under shall ensue, namely -Act XVII of

(a) the said Act or Regulation, as the case may be, shall cease Reg V to apply to the local area.

exists

(b) the committee (if any) constituted under the said Act or Regulation for the local area (hereafter in this section called the old committee) shall continue to act until a new committee has been constituted for the municipality under this Act, and shall thereupon cease to exist,

(c) all property vested in the old committee shall vest in such new committee as soon as the same shall have been constituted under this Act, subject to all rights (if any) existing over, and all debts, liabilities and obligations (if any) affecting such property.

(d) every right and liability belonging to, or incurred by, the old committee may be enforced by and against such new committee in like manner as it might have been enforced by and against the old committee if this Act had not been passed.

(e) a Government officer employed by the old committee at the time when such new committee comes into existence shall be deemed to be similarly employed by the latter and shall not be dismissed from such employment without the sanction of the Local Government, and

Rep by the Burma Laws Act, 1898 (13 of 1898), ante
 Rep by the Burma Repealing and Amending Act, 1909 (Bur Act 5 of 1909), post

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Municipalities.

Γ1898: Bur. Act III.

(Chap. III .- Organization of Municipal Committees. Constitution of Committees. President and Vice-President.)

(f) the new committee shall be substituted for the old committee in all legal proceedings by or against the old committee pending at the time when such new committee comes into existence.

Member of committee to be municipal commissioner.

16. Every member of the committee shall be deemed to be a municipal commissioner within the meaning of any enactment for the time being in force.

President and Vice-President.

Election or appointment of president sident.

17. (1) The committee shall from time to time elect one of its members to be president, and may from time to time elect another of its and vice-pre- members to be vice-president:

Provided that the Local Government may, by notification, exclude any municipality from the operation of this sub-section, and may declare that the president or vice-president, or both shall be appointed by the Local Government from among the members of the committee.

(2) A member elected or appointed under this section to be president or vice-president, may be elected or appointed by office if he was

appointed a member of the committee in the same way.

(3) If a president or vice-president is elected or appointed by office, the person who for the time being holds the office referred to shall be president or vice-president of the committee, as the case may be, during the term fixed under section 18 for the retention of office by a president or vice-president.

(4) The Local Government may delegate to the Commissioner the power of appointing the president or vice-president of any committee.

18. (1) Except as provided in section 19, sub-section (3), every president, whether elected by the committee or appointed by the Local Government, and every vice-president appointed by the Local Government shall hold office for such term, not exceeding three years, as the Local Government may by rule fix, and every vice-president elected by the committee shall hold office for such term as the committee may by bye-law fix.

(2) Whenever the president or vice-president ceases to be a member of the committee or tenders in writing to the committee his resignation of his office, he shall vacate his office, and any president or vice-president may be removed from office by the Local Government in pursuance of a resolution to that effect passed by two-thirds of the members present

at a special meeting.

(3) Every resignation of office tendered under this section shall be reported as soon as may be to the Commissioner.

Term of office of president and vicepresiden'. (Chap III -Organization of Municipal Committees President and Vice-President Notification of Elections, Appointments and Removals Conduct of Business \

- 19. (1) Upon the occurrence of any vacancy in the office of president Vacancies or vice president during the term fixed under section 18, a new president president or or vice president shall be elected or appointed in manner provided by vice president section 17
- (2) Upon the expiration of the term of office fixed under section 18 for the president or vice president, a new president shall, and a new vice president may, be elected or appointed in manner provided by section 17
- (3) A person elected or appointed under sub-section (1) to fill a casual vacancy shall hold office until the person whose place he fills would in the ordinary course have vacated office, and shall then vacate office
- (4) An outgoing president or vice president may, if otherwise qualified, be re elected or re appointed
- 20 Notwithstanding anything in sections 9, 12, 18 and 19, an Conduct of outgoing president or vice president may continue to exercise the powers during interconferred on a president or vice president by this Act, or by any rule, regnum bye law, public notice, resolution or direction made thereunder, between the expiry of his term of office and the election or appointment of a new president or vice president

Notification of Elections, Appointments and Removals

- 21 (1) Every election of a president or vice president of the com- Notification .. mittee shall be subject to confirmation by the Commissioner, and shall, appoint when so confirmed, be notified by him in the gazette, but, unless and ments and until disallowed by the Commissioner, every such election shall be removals valid and shall take effect from the date thereof
- (2) Every appointment of a president or vice president of the com mittee shall be notified by the appointing authority in the gazette and shall take effect from the date of such notification
- (3) Every election of a member or members of the committee shall be notified by the Commissioner in the gazette
- (4) Every order removing a member from the committee shall be notified by the Local Government in the gazette and shall be communi cated to the person removed and to the committee of which he was a member and shall take effect from the date on which the committee received such communication

Conduct of Business

22 (1) The committee shall meet for the transaction of business at Time for

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Municipalities.

[1898 : Bur. Act III.

(Chap. III.—Organization of Municipal Committees. Conduct of Business.)

holding meetings. least once in every month at such time as may be fixed by bye-law made under section 30.

(2) The president, or, in his absence, the vice-president, may, whenever he thinks fit, and shall, on a requisition made in writing by not less than one-fifth of the members of the committee, convene an ordinary or a special meeting at any other time:

Provided that, when the entire number of members does not exceed five the concurrence of two of them in any such requisition shall be necessary.

Ordinary and special meetings.

- 23. (1) Every meeting of the committee shall be either ordinary or special.
- (2) Any business may be transacted at an ordinary meeting unless it is required by this Act or the rules or bye-laws thereunder to be transacted at a special meeting.

Quorum.

24. (1) The quorum necessary for the transaction of business at a special meeting shall be one-half of the whole committee:

Provided that, when the committee consists of less than six members, the quorum shall be three.

(2) The quorum necessary for the transaction of business at an ordinary meeting shall be such number, not less than three, as may be fixed by bye-law made under section 30:

Provided that, if at any ordinary or special meeting a quorum is not present, the chairman shall adjourn the meeting to such other day as he may think fit, and the business which would have been brought before the original meeting, if there had been a quorum present, shall be brought before and transacted at the adjourned meeting whether there is a quorum present thereat or not.

irman of meeting.

Voting and

exclusion of members

from voting when pecu-

niarily inter-

ested.

- 25. (1) At every meeting of the committee the president, if present, shall preside as chairman.
- (2) If when any meeting is held the office of president is vacant, or the president is absent from the meeting and the vice-president is present, the vice-president shall preside as chairman.
- (3) In any case not provided for in sub-sections (1) and (2) the members present shall elect one of their number to preside as chairman of the meeting.
- 26. (1) Every member of the committee shall be entitled to attend every meeting of the committee, to take part in the proceedings and to vote upon every matter before it not being a matter in which he is, or may be, pecuniarily interested.

(2) The president of the committee or the chairman of a meeting may, after such inquiry as he may think fit, require any member to

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(Chap III -Organization of Municipal Committees, Conduct of

absent himself from a meeting during the discussion of any matter in which he is believed to have a pecuniary interest, and any member refusing to comply with such requisition shall not be permitted to take part in the proceedings regarding such matter, nor shall his vote thereon he recorded

- (3) If the president of the committee or the chairman of a meeting is believed by any member present at the meeting to have a pecuniary interest in any matter under discussion, he may, on the motion of such member, if carried, be required to absent himself from the meeting during such discussion, and, if he refuses to comply with such requisition, he shall not be permitted to take part in the proceedings regarding such matter, nor shall his vote thereon be recorded
- 27. (1) Except as otherwise provided by this Act or the rules or Vote of bye-laws thereunder, every question coming before a meeting of the majority committee shall be decided by a majority of the votes of the members present and entitled to vote thereon
- (2) In case of an equality of votes, the charman of the meeting shall have a second or casting vote
- 28 Every resolution passed by the committee at a meeting shall be Resolutions recorded in a book to be kept for the purpose, shall be signed by the dand pub chairman of the meeting or of the next ensuing meeting, shall be open isbed to inspection by the public at the municipal office at all reasonable times without charge and shall be published in such manner as the Local Government may direct
- 29 The discussions and proceedings of the committee shall be con-Language ducted either in English or in Burmese and recorded either in English of discus or in both English and Burmese as the committee at a special meeting proceedings may, from time to time, direct

Provided that, if the discussions and proceedings are conducted and recorded in English, the committee shall provide for their interpretation into Burmese for the benefit of such members (if any) as do not understand English

30 (I) The committee may, from time to time at a special meeting, Power of committees make bye laws consistent with this Act as to—

(a) the time and place of its meetings,

(b) the manner in which notice of its meetings is to be given,

(c) the quorum necessary for the transaction of business at ordinary meetings,

 (d) the conduct of proceedings at meetings and the adjournment of meetings, (Chap. III.—Organization of Municipal Committees. Conduct of Business. Joint Committees.)

- (e) the exercise by the president, by the vice-president, by subcommittees, by individual members or by officers or servants of the committee, of any powers conferred upon the committee by this or any other Act, or by the rules or bye-laws thereunder;
- (f) The persons by whom receipts may be granted on behalf of the committee for money paid to it;
- (g) the term for which a vice-president elected by the committee shall hold office;
- (h) the appointment, duties, leave, suspension and removal of its officers and servants; and
- (i) other similar matters.
- (2) No bye-law made under this section shall take effect until it has been confirmed by the Local Government.
- 31. In cases of emergency the president, or in his absence the vice-president, of the committee may direct the execution of any work or the doing of any act which the committee is empowered to execute or do, and the immediate execution or doing of which is, in his opinion, necessary for the service or safety of the public, and may direct that the expense of executing the work or doing the act shall be paid from the municipal fund:

Provided that-

- (a) no order shall be made under this section in contravention of any order of the committee passed at a meeting; and
- (b) every order made under this section, and all proceedings consequent thereon, shall be reported to the committee at its next meeting.

Joint Committees.

Joint committee of two or more committees or other local authorities.

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Extraordinary powers

of president

cases of

emergency.

and vice-president in

32. The committee may, from time to time, concur with any other committee or cantonment, port or other local authority, or with more than one such committee or authority, in appointing, from their respective bodies, a joint committee for any purpose in which they are jointly interested, and in appointing a chairman of the joint committee, and in delegating to any such joint committee any power which might be exercised by either or any of the said committees or authorities, and in framing and modifying regulations as to the proceedings of any such joint committee, and as to the conduct of correspondence relating to the purpose for which it is appointed.

(Chap. III -Organization of Municipal Committees. Defects in Constitution and Irregularities. Officers and Servants.)

Defects in Constitution and Irregularities

33. Nothing done and no proceeding taken under this Act shall be Vacancies questioned by reason only of any vacancy in the committee, or joint lavities not committee, or of any defect or irregularity not affecting the merits of to invalidate the case.

Officers and Servants.

- 34. (1) The committee shall, from time to time, at a special meeting, Appoint appoint one of its members, or, subject to the previous sanction of the Secretary Commissioner, any person to be its secretary, and may, at a like meeting and subject to the like sanction, remove any person so appointed
- (2) If the secretary is a member of the committee, he shall receive no remuneration in respect of his services. If he is not a member of the committee, the committee may, with the previous sanction of the Commissioner, assign to him such remuneration as it may think fit
- 35. Subject to the provisions of this Act and to such 'rules as may Employ ment of be made by the Local Government thereunder, the committee may other officers appoint and remove such other officers and servants as may be necessary and servants or proper for the efficient execution of its duties, and may assign to mattee such officers and servants such remuneration as it may think fit
- 36. If, in the opinion of the Commissioner, the number of persons Power to employed by the committee as officers or servants, or whom the com- travagance mittee proposes to employ as such, or the remuneration assigned by the in establish committee to those persons, or any of them, is excessive, the committee shall, on the requisition of the Commissioner, reduce the number of those persons, or their remuneration, as the case may be

Provided that the committee may appeal against any such requisition to the Local Government, and the decision of the Local Government on such appeal shall be final

37. In the case of an officer or servant, being a Government official, of Govern the committee may,--

- (1) if his services are wholly lent to it, meet any charges consisted committee prescribed or authorized by any general or special orders of the Governor General in Council for the time being in force regarding contributions towards pension or gratuity and leave allowances, and,
- (2) if he devotes only a part of his time to the performance of duties in behalf of the committee, meet any such charges as aforesaid in such proportion as may be determined by the Local Government

¹ For instance of such rules, see Burma Gazette, 1907, Pt I, p 424

Municipalities.

[1898: Bur. Act III.

(Chap. III.—Organization of Municipal Committees. Officers and Servants.)

Pensions, etc., of other officers and servants.

- ¹38. In the case of an officer or servant, not being a Government official, the Committee may—
 - (1) grant him-
 - (a) leave allowances;
 - (b) a gratuity, on his retirement, if his monthly pay does not exceed ten rupees;
 - (2) with the sanction of the Local Government,—
 - (c) grant him on his retirement a gratuity in any other case;
 - (d) subscribe, in accordance with any general or special orders of the Governor General in Council for the time being in force, for a pension or gratuity payable on his retirement; or
 - (e) purchase for him from the Government or otherwise an annuity on his retirement:

Provided that no pension, annuity or gratuity shall be granted unless, under any general or special orders of the Governor General in Council for the time being in force, the officer or servant would be entitled to either pension or gratuity if the service had been service under Government.

And provided that no gratuity under clause (b) and no pension, leave allowance or annuity shall exceed the sum to which, under such orders of the Governor General in Council, the officer or servant would be entitled if the service had been service under Government; and a gratuity under clause (c) shall not exceed one month's pay for every completed year of service and shall not in any case exceed a maximum of ten months' pay in all.

² 38A. (1) The Rangoon Municipal Committee ³[and the Committee of any other municipality to which the Local Government may by notification declare this section to apply] may make bye-laws for the purpose of—

(a) establishing and maintaining a provident or annuity fund;

(b) compelling all or any of the officers or servants of the Committee (other than Government officials), to subscribe to such fund, and, if necessary, providing for the deduction

¹ Section 38 was substituted by s. 2 of the Burma Municipal Act Amendment Act, 1908 (Bur. Act 2 of 1908), post.

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Power to establish Provident Fund for officers and servants of Rangoon Committee.

² S. 38A was inserted by the Burma Municipal Act Amendment Act, 1903 (Bur. Act 2 of 1903), post.

The words in square brackets in s. 38A were added by s. 3 of the Burma Municipal Act Amendment Act, 1908 (Bur. Act 2 of 1909), post.

nary pension

(Chap III -Organization of Municipal Committees Officers and Serrants Contracts and Transfers of Property)

> of such subscriptions out of the salaries or emoluments of such servants or officers,

- (c) providing for the payment of contributions to such fund by the Committee out of other funds vested in the Committee,
- (d) fixing the times, circumstances and conditions under which payments may be made out of any fund established under this section and the conditions under which such payments shall discharge the fund from further liability,
- (e) providing for the settlement by arbitration or otherwise of disputes relating to such fund or the payments or subscrip tions thereto or claims thereon, between the Committee and other persons or between persons claiming any share or interest therein, and
- (f) regulating generally such other matters incidental to such fund and the investment thereof as the Local Government may approve
- (2) No bye-law made under this section shall come into force until it has been confirmed by the Local Government

138B. The Committee may, with the sanction of the Local Govern- Extraords ment, give an extraordinary pension or gratuity-

(a) to any officer or servant injured in the execution of his duty, of officer or or

jured or k ll (b) to the family of any officer or servant who is killed in the edin execu execution of his duty or whose death is due to devotion duty, etc to duty

Provided that no such pension or gratuity shall exceed the sum to which, under any general or special orders of the Governor General in Council in morce for the time being such officer or servant, or his family, would be entitled if the service had been service under Government

Contracts and Transfers of Property

39 (1) When a contract made by or on behalf of the committee Me exceeds in value or amount one hundred rupees, it shall be in writing cont and signed by the president or vice-president and at least one other and m member of the committee

(2) Every transfer of immoveable property belonging to the correspond mittee shall be made by an instrument in writing executed by the commit president or vice-president and by at least two other members of the

Section 38B was inserted by s 4 of the Burma Municipal Act Ame dment Act, 1903 (Bur Act 2 of 1908) post

(Chap. III.—Organization of Municipal Committees. Contracts and Transfers of Property.)

committee, and shall recite the number and date of the order of the Local Government approving the resolution for such transfer passed under section 13.

- (3) If any such contract or transfer is executed or made otherwisethan in conformity with the provisions of this section, it shall not bebinding on the committee.
- 40. (1) If any member, officer or servant of the committee is, otherwise than with the permission in writing of the Commissioner, directly or indirectly interested in any contract made with the committee, he shall be punished with simple imprisonment for a term which may extend to one year, or with fine, or with both, unless it shall appear that he was not aware of such interest.
- (2) No person shall, by reason only of being a shareholder in, or a member of any incorporated or registered company, be deemed to be interested in any contract entered into between such company and the committee, but every such person shall be treated as pecuniarily interested in such contract within the meaning of section 26.
- ¹[(3) In the Rangoon Municipality this section shall apply to the paid officers and servants, but not to members of the Committee so interested in such contracts.]
- ² 40A. (1) Any person nominated or elected a member of the Rangoon Municipal Committee, who is or becomes, or who takes an active part in the business of any person, firm or incorporated or registered company who or which is or becomes, either directly or indirectly, interested in any contract made with such committee, shall be disqualified to continue in office and shall cease to be a member of such committee from the date on which such disqualification is admitted by such person or is declared by the Local Government to be established:

Provided that a member of the committee shall be treated as pecuniarily interested in such contract under section 26, but shall not be so disqualified under this section, by reason only of his having any share or interest in—

- (a) any lease of land or any agreement for the same; or
- (b) any sale or purchase of land or any agreement for the same, for which the previous sanction of the Local Government has been obtained under this clause; or
- (c) any agreement for the loan of money or any security for the payment of money only; or
- payment of money only; or

¹ Sub-section 3 was inserted by s. 2 (1) of the Burma Municipal Act Amendment Act, 1902 (Bur. Act 3 of 1902), post.

² S 40A was inserted by s. 2 (2) of the Burma Municipal Act Amendment Act, 1902 (Bur. Act 3 of 1902), post.

Penalty for member, officer or servant of committee being interested in contract made with committee.

Interest in contract to disqualify member of Rangoon Committee. (Chap III —Organization of Municipal Committees Acquisition of Land Privileges and Liabilities)

- (d) any newspaper in which any advertisement relating to the affairs of the committee is inserted, or
- (e) any stock, shares or debentures of any incorporated or registered company, or
- (f) any occasional sale by any person, firm or company to the committee to the value not exceeding two thousand rupees in one year, of any articles in which such person, firm or company ordinarily trades
- (2) If any question arises as to whether any person has become disqualified from being a member of the Rangoon Municipal Committee under sub section (I), the President shall refer the matter for the decision of the Local Governments, and may refuse to permit such person to take part in the proceedings of such committee until such decision becomes known to the committee.

Acquisition of Land

41 Where any land, whether within or beyond the limits of the Acquistion municipality, is required by the Committee for the purposes of this Act, under Act I or for any other object which it is empowered to carry out under any of 1894 other enactment for the time being in force, the Local Government may, at the request of the committee, proceed to acquire it under the provisions of the 'Land Acquisition Act, 1894, and, on payment by the committee of the compensation awarded under that Act and of the charges incurred by the Local Government in connection with the proceedings, the land shall vest in the committee

Privileges and Liabilities

42 No suit shall be instituted against the committee, or against a Suits against member or officer of the committee, in respect of an act purporting to and its be done by him in his official capacity, until the expiration of one month officers next after notice in writing has been, in the case of the committee delivered or left at its office, and, in the case of a member or officer, delivered to him or left at his office or place of abode, stating the cause of action and the name and place of abode of the intending plaintiff, and the plaint must contain a statement that such notice has been so delivered or left

Provided that this section shall not apply to any suit instituted under section 54 of the 2 Specific Relief Act, 1877

43 Every person shall be liable for the loss, waste or misapplication Lab hty of any money or other property belonging to the committee if the loss, for loss

(Chap. III.—Organization of Municipal Committees. Privileges and Liabilities. Chap. IV.—Taxation. General Provisions.)

waste or misapplication. waste or misapplication is a direct consequence of his neglect or misconduct while a member of the committee, and a suit for compensation may be instituted against him by the committee or by the Secretary of State for India in Council.

Members, officers, servants and agents of committee to be deemed public servants. Notice of resignation or discharge of sweepers.

44. Every member, officer or servant of the committee, and every farmer or agent for the recovery on behalf of the committee of any tax, fee or other impost, shall be deemed to be a public servant within the meaning of section 21 of the ¹ Indian Penal Code.

XLV of

- 45. (1) In the absence of a written contract to the contrary, every sweeper employed by the committee shall be entitled to one month's notice before discharge, or to one month's wages in lieu thereof, unless he is discharged for misconduct or at the end of a specified term for which he was engaged.
- (2) Should any sweeper employed by a committee, in the absence of a written contract authorizing him so to do and without reasonable cause, resign his employment, or absent himself from his duties without giving one month's notice to the committee, or neglect or refuse to perform his duties or any of them, he shall be liable to imprisonment for a term which may extend to two months.
- (3) The Local Government may by notification direct that, on and from a date to be specified in such notification, the provisions of subsections (1) and (2) with respect to sweepers shall apply also to any specified class of municipal servants whose functions intimately concern the public health or safety.

CHAPTER IV.

TAXATION.

General Provisions.

Taxes which may be imposed for general purposes of Act.

- 46. (1) Subject to any general or special rules or orders which the Governor General in Council may issue, or may have issued in this behalf, the committee may, for the purposes of this Act, impose in the whole or any part of the municipality, with the sanction hereinafter specified in each case, any of the following taxes, namely:—
 - (A) with the previous sanction of the Local Government,—
 - (a) a tax on buildings and lands not exceeding ten per centum of the annual value of such buildings and lands;
 - (b) a tax on lands covered by buildings at a rate not exceeding three pies per square foot per annum; or, if the lands are

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covered by huldings of two or more storeys, at a rate not exceeding four nies per square foot per annum.

- (c) a tax on lands not covered by buildings at a rate not exceeding ten rupees per acre per annum.
- (d) a tax on buildings according to the length of street frontage occupied by such buildings at rates not exceeding the following namely -

Pe	r an	
	Rs	a
For a building having not more than ten feet of street front age	0	8
For a build ng having more than ten but not more than twenty feet of street frontage	1	8
For a building having more than twenty but not more than thirty feet of street frontage	2	8
For a building having more than thirty but not more than forty feet of street frotage	4	0
For a building having more than forty but not more than fifty feet of street frontage	7	0
For a bu lding having more than fifty but not more than sixty feet or street frontage	10	0
And for each additional ten or part of ten feet of street front		-
age	4	8

- (e) a tax on households or families at a rate not exceeding thirty per centum per annum on the amount of the thathameda tax assessed upon each household or family
- (f) a tax not exceeding nine rupees per quarter, on every vehicle boat beast used for driving riding draught or burden or dog, kept within the municipality or any part thereof.
- (g) a tax on private markets at a rate not exceeding five per centum of the net annual profits derived by the owners therefrom.
- (h) a toll not exceeding eight annas on every vehicle or beast used as aforesaid, entering the municipality and not liable to taxation _nder clause (f)
 - Provided that any person may compound for exemption from all tolls leviable in respect of any vehicle or animal under this clause by paying the tax which would have been leviable in respect thereof under clause (f) if the same had been kept within the municipality
- (B) with the previous sanction of the Local Government and the Governor General in Council, any other tax
- (2) Only one of the taxes mentioned in clauses (a), (b), (c) and (d) of sub section (1) shall be imposed in respect of the same buildings or lands and no tax under clause (e) thereof shall be leviable from a person who is liable to pay a tax under clause (a), (b) (c) or (d)

(Chap. IV .- Taxation. General Provisions.)

- (3) Only one of the taxes mentioned in clauses (a) and (g) shall be imposed in respect of the same premises.
- (4) In this section "annual value" means the gross annual rent for which buildings and lands liable to taxation may reasonably be expected to let, and, in the case of houses, may be expected to let unfurnished.
- (5) A tax may be imposed at different rates in different parts of the municipality.

Water-tax.

- 47. (1) Besides the taxes imposed under section 46, the committee may, with the previous sanction of the Local Government, for the purpose of constructing or maintaining works for the supply of water throughout the municipality or any part thereof, or paying the principal or interest of any loan raised for the construction of such works, impose a tax, to be called the water-tax, upon buildings or lands which are so situated that their occupiers can benefit by such works.
- (2) The rate or amount of the tax so imposed on different buildings or lands may be determined with reference, among other considerations, to their distance from the nearest point at which the water is deliverable by the works and to their level:

Provided that, in fixing such rate or amount, regard shall be had to the principle that the total net proceeds of the tax, together with the estimated income from payments for water supplied from the works under special contracts or otherwise, should not exceed the amount required for the said purpose.

Lighting-tax.

48. Besides the taxes imposed under the foregoing sections, the committee may, with the previous sanction of the Local Government, for the purpose of lighting the streets throughout the municipality or any part thereof, or paying the principal or interest of any loan raised for the construction of works required for lighting those streets, impose a tax, to be called the lighting-tax, upon buildings and lands situated within the municipality, or such part thereof, as the case may be:

Provided that, in fixing the rate or amount of the tax, regard shall be had to the principle that the total net proceeds thereof should not exceed the amount required for the said purpose.

Latrine-tax

49. Besides the taxes imposed under the foregoing sections, the committee may, with the previous sanction of the Local Government, for the purpose of providing and maintaining public latrines sufficient in number and situation for the ordinary wants of the municipality or any part thereof, or paying the principal or interest of any loan raised for the construction of works required for that purpose, impose a tax, to be called the latrine-tax, upon buildings and lands in the municipality, or such part thereof, as the case may be:

(Chap IV - laxation General Provisions)

Provided that, in fixing the rate or amount of the tax, regard shall be had to the principle that the total net proceeds thereof should not exceed the amount required for the said purpose

50. (1) Besides the taxes imposed under the foregoing sections, the Scavenging committee may, with the previous sanction of the Local Government, tax. for the purposes of providing for the removal and disposal of sewage or rubbish, or both, from any buildings or lands, or paying the principal or interest of any loan raised for the construction of works required for that purpose, impose upon such buildings or lands a tax, to be called the scavenging tax, at such rate or rates as may be necessary

(2) The rate or amount of the tax so imposed may vary according as

sewage or rubbish or both is or are removed

Provided that, in fixing the rate or rates of such tax, regard shall be had to the principle that the net proceeds thereof should not exceed the net cost of the removal and disposal of the said sewage or rubbish, or both, including the cost of the maintenance and repair of all materials, appliances and works connected with such removal and disposal after deducting the produce of the sale of such materials, appliances and works, if sold

51 (1) The imposition in any municipality of any tax under this Procedure
Act shall first be proposed at a special meeting of the committee ing such
(2) If and when a resolution has been passed approving of the taxs

mposition of a tax proposed under sub section (1), the committee shall publish a notice defining the persons or property proposed to be taxed, the amount or rate of the tax to be imposed, and the system of assessment to be adopted

(3) Any person likely to be directly affected by the proposed tax and objecting to the same may, within thirty days from the date of the publication of such notice, submit his objection in writing to the committee, and the committee shall, at a special meeting take his objection into consideration

(4) If no objection is received within the said period of thirty days, or if the objections received, having been considered as aforesaid, are deemed insufficient, the committee may submit its proposals to the Local Government, with the objections (if any) which have been submitted as aforesaid and its decision thereon

(5) The Local Government, on receiving such proposals, may sanction the same, or refuse to sanction them, or sanction so much thereof as it may think fit, or return the same to the committee for further consideration

(6) When the Local Government desires to sanction any such proposal which requires the further sanction of the Governor General in Council,

[1898 : Bur. Act III.

(Chap. IV.—Taxation. General Provisions.)

it shall submit such proposal to the Governor General in Council with the objections (if any) received through the committee and the views of the committee and the Local Government thereon, and the Governor General in Council may sanction the proposal, or refuse to sanction the same, or sanction so much thereof as he may think fit, or return the same to the Local Government for further consideration.

- (7) When any proposal of the committee in respect of a tax has been sanctioned in whole or in part by the Local Government or by the Governor General in Council and the Local Government, as the casemay be, the Local Government may notify the imposition of the tax as sanctioned from a specified date, which date shall be the first day of January, April, July or October in any year and shall be distant not less than three months from the date of such notification, and thereupon the tax shall come into force from the date so specified, and, if it is a tax leviable by the year and comes into force on any day other than the first day of January, it shall be leviable in quarterly instalments until the first day of January then next ensuing.
- (8) A notification of the imposition of a tax under this Act shall be conclusive evidence that the tax has been imposed in accordance with the provisions of this Act.

Power to abolish, reduce or suspend tax.

Power to empt from

tion.

- 52. (1) The committee may, by resolution passed at a special meeting, propose to abolish or reduce in amount any tax imposed under this Act, or to suspend the levy of any tax for any specified period, and the Local Government may sanction, or refuse to sanction, such proposal in whole or in part only. If the Local Government sanctions such proposal in whole or in part, it shall notify in the gazette the abolition or reduction of the tax or the suspension of the levy thereof, as the case may be.
- (2) A tax may be abolished or reduced in amount or the levy thereof suspended in the whole or any part of the municipality.
- 53. (1) The committee may, by resolution passed at a special meeting, sanctioned by the Local Government and published in the gazette, and the Local Government may, by 'notification, exempt in whole or in part from the payment of any tax any person or class of persons, or any property or description of property, animals or vehicles.
- (2) The committee may by resolution, supported by two-thirds of the whole number of members, exempt in whole or in part, for any period not exceeding one year, from the payment of any tax imposed under this Act, any person who by reason of poverty may, in its opinion, be unable to pay the same.

¹ For instances of such notifications, see Burma Gazette, 1898, Pt. I, p. 533; *ibid*_1899, Pt. I, pp. 73 and 292; and *ibid*, 1907, Pt. I, p. 271.

(Chap IV -Taxation General Provisions)

- 54 (1) If at any time it appears to the Local Government, on com- Power to plaint made or otherwise, that any tax imposed under the foregoing ment to sections is unfair in its incidence, or that the levy thereof, or of any suspend levy part thereof, is injurious to the interests of the public, it may require the committee to take, within a specified period, measures to remove the objection, and, if within that period such requisition is not complied with to the satisfaction of the Local Government, the Local Government may, by notification, suspend the levy of the tax or of any part thereof, until the objection has been removed
- (2) The Local Government may at any time, by a like notification, rescind, in whole or in part, any order made under sub section (1)

55 (1) The Local Government may male 'rules consistent with Power to this Act for the assessment, collection and remission or refund of taxes for assess leviable under this Act and for preventing evasion of the same ment collec-

²[Such rules may also authorize the Committee to dispose in accord mission of ance with such rules, by way of lease or otherwise, of the right to collect taxes any tolls leviable under section 46, sub section (1), Division (A), clause (h)]

(2) In making any rule under this section, the Local Government may direct that a breach of any provision thereof shall be punishable with fine which may extend to fifty rupees

56 No tax imposed under this Act shall be invalid merely for defect Taxes not invalid for of form, and it shall be enough in connection with any such tax on defect of property, or any assessment of value for the purpose of the tax, if the form property taxed or assessed is so described as to be generally known, and it shall not be necessary to name the owner or occupier (if any) thereof

57. (1) All taxes leviable in any local area under the Burma Taxes 7 Municipal Act, 1884, or the 'Upper Burma Municipal Regulation, 1887 der Act at the time when the committee having authority over such local area AVII of comes into existence under this Act, shall, so far as their imposition and Reg assessment are consistent with this Act and within the powers conferred Vol 1887 thereby, be deemed to have been imposed and assessed under this Act

(2) In the case of any local area which is a municipality established this Act under the Burma Municipal Act 1884, and in which a tax under section 41, sub section (1), division (A), clause (c), of that Act has been imposed, such tax shall continue to be levied for the unexpired portion of the year for which it was assessed, and thenceforward, until the same shall have been duly altered or abolished under the provisions of

For rules made under this section see Burma Gizette 1898 Pt I p 591
 The words in square brackets were added to a 65 (2) by s 5 of the Burma Municipal Act Amendment Act 1908 (Bur Act 2 of 1903) post
 Hep by the Burma Laws Act 1880 (15 of 1888) See Fifth Schedule ante
 Rep by the Burma Repealing and Amending Act 1899 (Bur Act 5 of 1899) post

(Chap. IV .- Taxation. General Provisions. Taxes on Immoveable Property.)

this Act, such tax shall be deemed to have been imposed under section 46, sub-section (1), division (A), clause (d), of this Act, and shall be levied accordingly.

Taxes when payable.

58. Any tax imposed under this Act and payable periodically shall be payable on such dates during the period in respect of which it is leviable, and in such instalments (if any) as the committee may, subject to the provisions of section 51, sub-section (7), and to any rules made by the Local Government in this behalf, from time to time direct.

Receipts to be given.

59. For every sum paid on account of any tax under this Act a receipt stating the amount and the tax on account of which it has been paid, shall be tendered by the person receiving the same on behalf of the committee to the person making the payment.

Taxes on Immoveable Property.

Preparation of assessment-list.

- **60.** (1) The committee shall cause an assessment-list of all buildings and lands on which any tax is imposed to be prepared, containing-
 - (a) the name of the street or division in which the property is
 - (b) the designation of the property, either by name or by number, sufficient for identification;
 - (c) the names of the owner and occupier if known;
 - (d) the annual value, area, street frontage or profit on which the tax is assessed: and
 - (e) the amount of the tax assessed thereon by the committee.
 - (2) for the purpose of preparing such list the committee may require the owners or occupiers of buildings or lands to furnish it with returns of the measurements or of the rent or annual value or profit of such buildings or lands.
 - (3) Whoever omits to comply with such requisition, or furnishes a return which is untrue, shall be punishable with fine which may extend to fifty rupees, and shall be precluded from objecting to any assessment made by the committee in respect of any building or land of which he is the owner or occupier.

Publication of notice of assessments.

61. When the assessment-list has been completed, it shall be signed by the president or vice-president and the committee shall give public notice of the fact and of the place where the list or a copy thereof may be inspected; and every person claiming to be either an owner or an occupier of any property included in such list, or the agent of any such person, shall be at liberty to inspect the list and to make extracts therefrom free of charge.

(Chap IV -Taxation Taxes on Immoveable Property)

- 62. (1) The committee shall at the time of publishing the assessment. Public notice list under the last foregoing section give public notice of a time, not less for revising than one month from the publication of such notice, when it will proceed assessment to revise the assessment, and in all cases in which any property is for the first time assessed, or the assessment of any property is increased, it shall also give notice of such assessment, or increased assessment, as the case may be, to the owner or occupier of the property, whichever of them will be liable as between themselves to nay the tax.
- (2) Every objection to any such assessment or increased assessment shall be made in writing and shall be submitted at least eight days before the time fixed in the notice referred to in sub-section (1)

Provided that the committee may in its discretion receive oral objections at the time specified in the notice

63. (1) A sub committee of not less than two members appointed liss for this purpose by the committee shall inquire into any objection submitted under the last foregoing section, and in the course of such inquiry shall allow the objector an opportunity of being heard, either in person or by authorized agent, as the objector may think fit, and shall have authority to receive evidence on any matter arising therein, and shall give a separate decision on each objection submitted as aforesaid, either at the hearing thereof or on a subsequent day of which notice shall be given to the objector

(2) An appeal from every decision of a sub-committee under sub-section (I) shall lie by petition in writing to the Deputy Commissioner, or, if the Deputy Commissioner is a member of the committee, to the Commissioner.

Provided-

70

- (a) that the petition of appeal shall have been presented to the Deputy Commissioner or Commissioner ¹[within thirty days from the date of the communication to the appellant of the sub committee's decision,]
- (b) that a notice in writing of the intention to appeal shall have been given to the president of the committee within seven days from the '[date of the communication to the appellant of the sub committee's decision,] and
- (c) that the petition is stamped under article 11 of Schedule II of the ² Court-fees Act, 1870

¹ The words in square brackets in clauses (a) and (b) of sub section (°) to s 65 were substituted for the words ' within fourteen days from the date of the sub-committees decision,' and the words ' date of the sub-committee s decision,' respectively by s 6 (1) and (8) of the Burma Municipal Act Amendment Act, 1908 (Bur Act 2 of 1908), post ' Cenl Acts, Vol III

(Chap. IV .- Taxation. Taxes on Immoveable Property.)

- (3) The appellant shall not be permitted, without the consent of the Deputy Commissioner or Commissioner, as the case may be, at the hearing of the appeal, to put forward any ground of appeal not set forth in his petition of appeal.
- (4) It shall not be necessary for the respondent committee to appear before the Deputy Commissioner or Commissioner, and any letter which may be addressed by, or by order of, such committee to such Deputy Commissioner or Commissioner regarding the appeal shall, if a copy thereof has before the hearing of the appeal been supplied to the appellant, be received and considered before the decision on the appeal is delivered.
- (5) If, on the hearing of an appeal under this section, any question as to the liability to, or the principle of, assessment arises on which heentertains doubt, the Deputy Commissioner or Commissioner hearing the appeal may, of his own motion, and shall, on the application of the appellant, or of the president of the respondent committee, made at the hearing, draw up a statement of the facts of the case and the point on which doubt is entertained, and refer the statement, with his own opinion on the point and the record of the case, for the decision of the [Chief Court of Lower Burma, if the case has arisen in Lower Burma; or to the Judicial Commissioner of Upper Burma, if the case has arisen in Upper Burma].
- (6) When a case has been stated under the provisions of the last foregoing sub-section, '[the Chief Court or] the Judicial Commissioner shall, after considering the question so referred, send a ruling thereon to the officer by whom the reference was made, and such officer shall, on receipt of the ruling, dispose of the case in conformity therewith. It shall not be necessary for any party to the case to be present, either personally or by authorized agent, at the consideration of the case by '[the Chief Court or] the Judicial Commissioner.
- (7) Subject to the foregoing provisions of this section, the decision of the sub-committee, Deputy Commissioner or Commissioner, as the case may be, shall be final.
- (8) The Deputy Commissioner or Commissioner, as the case may be, shall in his decision direct by whom the costs of the appellant and those of the respondent committee are to be paid, and, if he directs that one party shall pay the other party's costs or any part thereof, he shall fix the amount of the costs to be so paid.
 - (9) Costs awarded under this section to the committee shall be

¹ The words in square brackets in sub-section (5) were substituted for the words "Judicial Commissioner," and the words "the Chief Court or" were inserted in sub-section (6) by the Lower Burma Courts Act, 1900 (6 of 1900), s. 47 and the First Schedule, ante, p. 173.

(Chap IV -Taxation, Taxes on Immoveable Property)

recoverable by the committee as if they were arrears of a tax due from the appellant

(10) The pendency of any appeal from a decision of the subcommittee shall not operate to delay or prevent the levy of any tax, or,
when the tax is payable by instalments, of any instalment of any tax
payable in respect of any property according to the assessment of the
committee, but if, by the final decision upon an objection, it is
determined that such tax or instalment ought not to have been levied in
whole or in part, the committee shall refund to the person from whom
the same has been levied the amount of such tax or instalment or the
excess thereof over the amount properly leviable in accordance with
such final decision, as the case may be

(11) If, in accordance with the provisions of this section, a refund of any payment made by an appellant be required, the committee shall make such refund within ten days after receipt of a certified copy of the final decision of the Deputy Commissioner or Commissioner, as the case may be

(12) If the committee fails to pay any costs awarded to an appellant under sub section (8) or any refund due to an appellant under sub sections (10) and (11) within ten days from receipt of a certified copy of the final decision of the Deputy Commissioner or Commissioner, as the case may be the Deputy Commissioner or Commissioner shall, on the application of the appellant, order the person having the custody of the balance of the municipal fund to pay the amount together with the costs of the application and of the service of the order and such person shall be legally bound to comply with such order and shall debit the amount so paid against the balance of the municipal fund

(13) The assessment list shall be amended under the direction and signature of the president or vice president so as to make it correspond with the decisions upon objections submitted or, in the case of appeals from such decisions, with the decisions on such appeals and subject to such amendments as may thereafter be duly made the assessments in the list shall be the assessments on which the tax shall be calculated and levied for the year of assessment next ensuing, and in the case of a tax imposed for the first time, for the period between the date of the coming into force of the tax and the commencement of the next year of assessment.

(14) The assessment list, when amended under this section shall be deposited in the committee's office, and shall there be open to inspection during office hours by all owners or occupiers of property comprised therein, and a public notice that it is so open to inspection shall forthwith be published

(Chap. IV .- Taxation. Taxes on Immoveable Property.)

Settlement of list in Rangoon.

- (15) This section shall not apply to the Rangoon Municipality.
- 64. (1) In the Rangoon Municipality the president shall inquire into any objection submitted under section 62, and in the course of such inquiry shall allow the objector an opportunity of being heard, either in person or by authorized agent, as the objector may think fit, and shall have authority to receive evidence on any matter arising therein, and shall record the proceedings and a summary of the evidence taken therein, and shall give a separate decision on each objection submitted as aforesaid either at the hearing thereof or on a subsequent day, of which notice shall be given to the objector.
- (2) An appeal from every decision of the president under sub-section (1) shall lie by petition in writing to the Judge of the Court of Small Causes:

Provided-

- (a) that the petition of appeal shall have been presented to the Judge within fourteen days from the date of the president's decision;
- (b) that a notice in writing of the intention to appeal shall have been given to the president of the committee within seven days from the date of the president's decision;
- (c) that the petition is stamped under article 11 of Schedule II of the ¹ Court-fees Act, 1870.

(3) The appellant shall not be permitted, without the consent of the Judge at the hearing of the appeal, to put forward any ground of appeal not set forth in his petition of appeal.

(4) It shall not be necessary for the Rangoon Municipal Committee to appear before the Judge, and any letter which may be addressed by, or by order of, such committee to the Judge regarding the appeal shall, if a copy thereof has before the hearing of the appeal been supplied to the appealant, be received and considered before the decision on the appeal is delivered.

(5) If, on the hearing of an appeal under this section, any question as to the liability to, or the principle of, assessment arises on which he entertains doubt, the Judge hearing the appeal may of his own motion, and shall, on the application of the appellant, or the president of the respondent committee, made at the hearing, draw up a statement of the facts of the case and the point on which doubt is entertained, and refer the statement, with his own opinion on the point and the record of the case, for the decision of the ² [Chief Court of Lower Burma].

Genl. Acts, Vol. II.

The words in square brackets in sub-section (5) were substituted for the word "Recorder" by the Lower Burma Courts Act, 1900 (6 of 1900), s. 48, and First Schedule, ante, p. 173.

(Chap. IV .- Taxation. Taxes on Immoveable Property.)

- , (6) When a case has been stated under the provisions of the last foregoing sub-section, the '[Chief Court of Lower Burma] shall, after considering the question so referred, send a ruling thereon to the Judge, and the Judge shall, on receipt of the ruling, dispose of the case in conformity therewith. It shall not be necessary for any party to the case to be present either personally or by authorized agent at the consideration of the case by the '[Chief Court of Lower Burma].
- (7) Subject to the foregoing provisions of this section, the decision of the president, or Judge, as the case may be, shall be final.
- (8) The Judge shall, in his decision, direct by whom the costs of the appellant and those of the respondent committee are to be paid, and, if he directs that one party shall pay the other party's costs or any part thereof. he shall fix the amount of the costs to be so vaid.
- (9) Costs awarded under this section to the committee shall be recoverable by the committee as if they were arrears of a tax due from the appellant.
- (10) The pendency of any appeal from a decision of the president shall not operate to delay or prevent the levy of any tax, or, when the tax is payable by instalments, of any instalment of any tax payable in respect of any property according to the assessment of the committee; but if, by the final decision upon an objection, it is determined that such tax or instalment ought not to have been levied in whole or in part, the committee shall refund to the person from whom the same has been levied the amount of such tax or instalment, or the excess thereof over the amount properly leviable in accordance with such final decision, as the case may be.
- (11) If, in accordance with the provisions of this section, a refund of any payment made by an appellant be required, the committee shall make such refund within ten days after receipt of a certified copy of the final decision of the Judge.
- (12) If the committee fails to pay any costs awarded to an appellant under sub-section (3), or any refund due to an appellant under sub-sections (10) and (11), within ten days from receipt of a certified copy of the final decision of the Judge, the Judge shall, on the application of the appellant, order the person having the custody of the balance of the municipal fund to pay the amount, together with the costs of the application and of the service of the order; and such person shall be legally bound to comply with such order, and shall debit the amount so paid against the balance of the municipal fund.

^{&#}x27;The words in square brackets in subsection (6) were substituted for the word "Recorder" by the Lower Burma Courts Act, 1900 (6 of 1900), s. 48, and First Schedule, and, p. 173

(Chap. IV.—Taxation. Taxes on Immoveable Property.)

- (13) The assessment-list shall be amended under the direction and signature of the president or vice-president so as to make it correspond with the decision upon objections submitted, or, in the case of appeals from such decisions, with the decisions on such appeals; and, subject to such amendments as may thereafter be duly made, the assessments in the list shall be the assessments on which the tax shall be calculated and levied for the year of assessment next ensuing, and, in the case of a tax imposed for the first time, for the period between the date of the coming into force of the tax and the commencement of the next year of assessment.
- (14) The assessment-list, when amended under this section, shall be deposited in the committee's office, and shall there be open to inspection during office hours by all owners or occupiers of property comprised therein, and a public notice that it is so open to inspection shall forthwith be published.
 - (15) This section shall apply only to the Rangoon Municipality.
- 65. (1) The committee may at any time amend the list by inserting the name of any person whose name ought to have been inserted, or by including any property which ought to have been included, or by altering the assessment on any property which has been erroneously valued, or assessed through fraud, accident or mistake, after giving notice, to the person interested in the amendment, of a time, not less than one month from the date of service of such notice, at which the amendment is to be made.
- (2) Any person interested in any such amendment may tender his objection to the committee in writing before the time fixed in the notice, or orally or in writing at that time, and shall be allowed an opportunity of being heard in support of the same, either in person or by authorized agent, as he may think fit.
- (3) The provisions of section 63 or section 64 shall apply to objections and appeals in such cases.
- 66. When a new building is erected after the completion of the assessment-list, the committee may cause it to be added to the list, and in such a case the provisions of sections 60 to 62 and section 63 or section 64 shall apply, except that no public notice shall be required. In such a case the assessment shall take effect from the beginning of the month following the date on which the assessment is settled by the committee.
- 67. It shall be in the discretion of the committee to prepare a new assessment-list every year, or to adopt the valuation and assessment contained in the list for any year, with such alterations as may in particular cases be deemed necessary, as the valuation and assessment

Further amendments of assess-ment-list.

Addition of new buildings to assessiment-list.

New list need not le prepared every year. 1898 : Bur. Act III.7 (Chan IV -Taxation. Taxes on Immoveable Property Remission and Refund

for the year following, giving the same notice as if a new valuation and assessment-list had been prepared

68. Every tax payable under section 46, sub section (1), division Joint and (A), clause (a), clause (b), clause (c) or clause (d), or section 47, section habitate of 48. section 49 or section 50, in respect of any building or land, shall be owners and payable jointly and severally by all persons who have been either owners cocupiers for or occupiers of the building or land at any time during the year of assessment, or, when the tax is payable by instalments, at any time during the period in respect of which the instalment is pavable

69. (1) In the absence of any agreement to the contrary between an Liability of owner and an occupier of any building or land, any tax payable under owners and bother and an occupies a_1 various a_2 various a_3 various a_4 recoverable by him from the owner, and any tax payable under section 47, section 48, section 49 or section 50, which is paid by or recovered from the owner, shall be recoverable by him from the occupier

(2) A sum recoverable under sub section (1) by an occupier from an owner may be deducted by the occupier from any rent due or afterwards accruing due from him to the owner

Remission and Refund

70. (1) When any building in respect of which a tax is leviable Remission under section 46, sub section (1), division (A), clause (a) or clause (b) or of taxes clause (d), or under section 47, or section 48, or section 49 or section 50. remains unoccupied throughout the period on account of which an instalment of such tax is payable, the amount payable in respect of such building on account of such period shall, on application in writing to

the committee, be remitted, and, if such amount has been paid, it shall be refunded

Provided that it shall be in the discretion of the committee to direct that no such remission or refund shall be granted under this sub section unless notice in writing of the vacancy has been given to it within such time after the beginning of the year or of the period as it may, from time to time, fix in this behalf

- (2) When any such building as aforesaid-
 - (a) has not been occupied or productive of rent for any period of not less than sixty consecutive days, or
 - (b) is wholly or in greater part demolished or destroyed by are or otherwise.

the committee may remit or refund such portion (if any) of the zer or instalment as it may think equitable

[1898 : Bur. Act III.

(Chap. V.—Funds and Property.)

(3) The burden of proving the facts entitling any person to claim relief under this section shall lie upon such person.

CHAPTER V.

FUNDS AND PROPERTY.

Municipal fund constituted.

- 71. There shall be formed for each municipality a municipal fund and there shall, save as by this Act otherwise provided, be credited thereto-
 - (a) all sums received by or on behalf of the committee under this Act or otherwise:
 - (b) all fines realized from persons convicted under this Act or the rules or bye-laws thereunder, or under section 34 of the ¹ Police Act, 1861, for offences committed within the Vo municipality;
 - (c) the whole, or any such part as the Local Government may approve, of any contributions from the port fund of any port abutting on, or situated within, the municipality, made under the authority of the 2 Indian Ports Act, 1889, Xo section 36, sub-section (5);
 - (d) when there has been included within the municipality a municipality constituted under the ³ Burma Municipal Act, XV. 1884, or the 'Upper Burma Municipal Regulation, 1887, Voi the balance (if any) standing at the credit of such municipality at the time when the committee comes into existence.

Application of fund.

- 72. (1) The committee shall set apart and apply annually out of the municipal fund,-
 - (a) first, such sum as may be required for the payment of any amounts falling due on any loan legally contracted by it;
 - (b) secondly, such sum as may be required to meet the charges of its own establishment, ⁵ [including such subscriptions, payments, and contributions as are referred to in sections 37, 38, 38A, and 38B]; and

Genl. Acts, Vol. I.

² See now the Indian Ports Act, 1908 (15 of 1908), Genl. Acts, Vol. VI.

³ Rep. by the Burma Laws Act, 1898 (13 of 1898), ante.

⁴ Rep. by the Burma Repealing and Amending Act, 1909 (Bur. Act 5 of 1909), post.

⁵ The words and figures in square brackets in s. 72 (1) (b) were substituted for the words and figures "including such subscriptions and contributions as are referred to in sections 37 and 38" by s. 7 of the Burma Municipal Act Amendment Act, 1908 (Bur. Act 2 of 1908) of 1908), post.

(Chap V -Funds and Property)

- (c) thirdly, such sums as may be required to pay the expenses of pauper lunatics and pauper lepers sent to public asylums from the municipality, the expenses incurred in auditing the accounts of the committee, and such portion of the cost of the Provincial Departments for Education, Sanitation, Vaccination, Medical Relief and Public Works, as may be deemed by the Local Government to be equitably debitable to the committee in return for services rendered to it by such departments or any of them.
- (2) Subject to the charges specified in sub-section (1) and to such rules as the Local Government may make with respect to the priority to be given to the several obligations of the committee, the municipal fund shall be applicable to the payment, in whole or in part, of the charges and expenses incidental to the undermentioned matters within the municipality, and with the sanction of the Commissioner outside the municipality, when such application of the fund is for the benefit of the inhabitants, namely
 - (a) the construction, maintenance, improvement, cleansing, and repair of streets and of public bridges, embankments, drains, latrines, tanks and water courses,
 - (b) the watering and lighting of the streets or any of them,
 - (c) the prevention and extinction of fires,
 - (d) the construction, establishment and maintenance of schools, hospitals, dispensaries, leper asylums and other institutions for the promotion of education, or for the benefit of the public health, and of rest houses, zayats, wharves, poor houses, markets, encamping grounds, pounds and other works of public utility, and the control and administration of public institutions of any of these descriptions,
 - (e) grants in aid to schools, hospitals, dispensaries, poor houses, leper asylums and other educational or charitable institutions.
 - (f) the training of teachers and the establishment of scholarships,
 - (g) the giving of relief and the establishment and maintenance of relief works in time of scarcity or famine
 - (h) the supply, storage and preservation from pollution of water for the use of men or animals
 - (1) the planting and preservation of trees,
 - (j) the taking of a census, the registration of births, marriages and deaths, public vaccination and any other sanitary measures.

(Chap. V.—Funds and Property.)

- (k) the keeping and auditing of the accounts of the municipal fund, the school fund and the hospital fund;
- (1) the holding of fairs and industrial exhibitions; and
- (m) all other acts and things which are likely to promote the safety, health, welfare or convenience of the inhabitants, or expenditure whereon may be declared by the committee, with the sanction of the Local Government, to be an appropriate charge on the municipal fund.

School fund.

- 73. (1) There may be formed for each municipality a school fund, to which shall be credited—
 - (a) the fees levied in schools maintained at the cost of the school fund;
 - (b) any assignment that may be made to the school fund from Imperial or Provincial funds or from any district or local fund;
 - (c) any other funds or income that may be entrusted to the committee for the promotion of education; and
 - (d) any sums assigned for educational purposes from the municipal fund.
- (2) The Local Government may fix for the municipality the minimum proportion of the municipal fund that shall be yearly assigned to the school fund under clause (d):

Provided that the minimum so fixed shall not exceed five per centum on the gross annual income of the municipality.

(3) No expenditure, except expenditure for the promotion of education, shall be charged against the school fund. In case of doubt, the Commissioner shall decide whether any expenditure is or is not for the promotion of education, and his decision shall be final.

Hospital fund.

7

- 74. (1) There may be formed for each municipality a hospital fund, to which shall be credited—
 - (a) any fees received from paying patients in any hospital' maintained by the fund;
 - (b) any money realized by the sale of medicines or other stores or articles purchased by the fund;
 - (c) any assignment that may be made to the hospital fund from Imperial or Provincial funds or from any district or local fund;
 - (d) any other funds or income that may be entrusted to the committee for the construction or maintenance of hospitals, dispensaries or leper asylums, or the provision of medical aid or relief; and

(Chap V -Funds and Property)

- (e) any sums assigned for medical purposes from the municipal fund
- (2) No expenditure, except expenditure for the construction or maintenance of dispensaries, hospitals or leper asylums, or the provision of medical and or relief or vaccination, shall be charged against the hospital fund. In case of doubt the Commissioner shall decide whether any expenditure is or is not for any of the purposes abovementioned, and his decision shall be final.
- 75 (1) The balances standing to the credit of the municipal fund Custody of and school and hospital funds shall if there is situate within the and did municipality a Government treasury or sub treasury, or a bank to which triesments the Government treasury business has been made over, be kept in such treasury, sub treasury or bank. In any other case, the bulk of the funds shall be kept in the nearest Government treasury or sub treasury or bank as aforesaid, and such money as may be required for current expenditure shall be kept by the committee in a strong box in such place and under such precautions as the committee may from time to time, direct
- (2) Save as provided in section 77, no disbursement from the muni cipal fund, the school fund or the hospital fund shall be made except under the signature of the president or vice president and one other member of the committee
- 76 (1) The committee may from time to time, with the previous Investment sanction of the Local Government, invest any portion of the Municipal of same fund or school fund or hospital fund in securities of the Government of India or such other securities as the Governor General in Council may approve in this behalf, and may, with the like sanction, realize any such funds so invested or vary such investments for others of a like nature
- (2) The income resulting from such securities and the proceeds of the sale of the same shall be credited to the municipal fund, school fund or hospital fund, as the case may be
- 77 (1) The committee may delegate to a school sub-committee the pergation management of the school fund, and to a hospital sub-committee the of management of the hospital fund
- (3) The school and hospital sub committees (if any) formed under hospital sub section (1) shall each consist of such members of the committee as committees may be appointed by the committee for this purpose, and of such other persons (if any) as may be nominated for this purpose by the committee, the Local Government or the Commissioner under rules made by the Local Government in this behalf
- (3) Every hospital sub-committee and every school sub-committee shall elect a chairman

(Chap. V.—Funds and Property.)

(4) When the management of the school fund or hospital fund has been delegated in manner provided by sub-section (1), disbursements therefrom may be made under the signature of the chairman of the school sub-committee or hospital sub-committee, and one other member of such school sub-committee or hospital sub-committee, as the case may be.

Property vested in committee.

- 78. Subject to any special reservation made by the Local Government in this behalf, all property in a municipality of the nature hereinafter specified shall be vested in and belong to the committee, and shall, with all other property which may become vested in the committee, be under its direction, management and control, and shall be held and applied by it for the purposes of this Act, that is to say,—
 - (a) all public town-halls, gates, markets, slaughter-houses, manure and night-soil depôts and public buildings of every description which have been constructed or are maintained out of municipal funds;
 - (b) all public streams, tanks, reservoirs, cisterns, wells, springs, aqueducts, conduits, tunnels, pipes and other water-works, and all bridges, buildings, engines, works, materials and things connected therewith or appertaining thereto, and also any adjacent land (not being private property) appertaining to any public tank or well;

(c) all public sewers and drains, and all sewers, drains, tunnels, culverts, gutters and water-courses in, alongside or under any street, and all works, materials and things appertaining thereto;

- (d) all dust, dirt, dung, ashes, refuse, animal-matter or filth, or rubbish of any kind, collected by the committee from the streets, drains, houses, privies, sewers, cesspools or elsewhere, or deposited in places fixed by the committee under section 97;
- (e) all public lamps, lamp-posts and apparatus connected therewith or appertaining thereto;
- (f) all land or other property transferred to the committee by Her Majesty or by gift or otherwise, for local public purposes; and
- (g) all streets, and the pavements, stones and other materialsthereof, and also all trees, erections, materials, implementsand things provided for such streets.

Management of public institutions, 79. (1) The management, control and administration of every publicinstitution maintained out of the municipal fund shall vest in the committee: (Chap V -Funds and Property Chap VI -Powers for Sanitary and other Purposes Streets and Buildings)

Provided that the extent of the independent authority of the committee in respect of any such institution may be prescribed by the Local Government

Provided also that the committee may delegate its authority over schools or hospitals maintained or aided by it to a school or hospital sub committee, if any, formed under section 77

(2) When the management, control and administration of any public institution are vested in the committee, all property, endowments and funds belonging to such institution shall be held by the committee in trust for the purposes to which such property, endowments and funds are lawfully applicable

80. The committee may, with the sanction of the Local Government Transfer to transfer to Her Majesty any property vesting in and belonging to the Crown of committee under section 78, or any property, endowments and funds vestings. held by the committee in trust under section 79, sub section (2), but not committee so as to affect any trusts or public rights subject to which such property. endowments and funds are held

81. If any land which is vested in the committee, and which has been Resumption transferred from Her Majesty to the committee, is required by the Government for a public purpose, it may be resumed by the Government vested in without compensation to the committee, except for the cost or the present committee value, whichever may be less, of any permanent buildings erected, or other works executed, thereon by the committee, and for the amount (if any) paid to Her Majesty therefor

82. If any question arises between the Government and the committee Settlement as to the boundaries of any land vested in the committee by section 15, as to bound clause (c), or section 78, or as to the compensation to be paid under sec aries of or tion 81 to the committee in respect of anything on any land to be for land resumed, the decision of the Local Government shall be final

CHAPTER VI

POWERS FOR SANITARY AND OTHER PURPOSES

Streets and Buildings

83. When any land is required for a new street or for the improve- Acquisition ment of an existing street, the committee may proceed to acquire, in ad building dition to the land to be occupied by the street, the land necessary for the sites adjoinsites of the buildings to be erected on the sides of the street

84. The committee may close temporarily any street vested in it, or Closure of any part thereof, for the purpose of repairs or for the purpose of con-streets

[1898 : Bur. Act III.

(Chap. VI.—Powers for Sanitary and other Purposes. Streets and Buildings.)

structing or repairing any drain, culvert or bridge, or for any other public purpose; and may divert, discontinue or permanently close any such street, and sell the land or such part thereof as is not required for the purposes of this Act.

- 85. The committee may by public notice prohibit the driving, riding or leading of animals or vehicles of any particular kind along any street or part of a street vested in it.
- 86. The committee may grant permission in writing for the temporary occupation of any street or land vested in it for the purpose of depositing any building materials or making any temporary excavation therein or erection thereon, or, subject to the provisions of the 1 Dramatic XIX Performances Act, 1876, the Lower Burma Towns Act, 1892, and of any IX o other law for the time being in force, for holding a pwè or other entertainment thereon, and may make such conditions as it may think fit, either by bye-law or in any particular case by resolution, for the safety or convenience of persons passing by, or dwelling or working in, the neighbourhood, and may charge fees for such permission, and may, at its discretion, withdraw such permission.

87. The committee may attach to the outside of any building brackets for lamps in such manner as not to occasion any inconvenience or injury thereto.

- 88. The committee may at a meeting cause a name to be given to any street, and to be affixed on any building in such place as it thinks fit, and may also cause a number to be affixed to any building; and in like manner may, from time to time, cause such names and numbers to be altered.
- 89. The committee may, by bye-law, fix limits within which the roofs and external walls of huts or other buildings shall not be made or renewed of bamboos, grass, mats, leaves, or other highly inflammable material unless with its permission in writing; and may, by notice in writing, require any person who has disobeyed any such bye-law to remove or alter the roofs or external walls so made or renewed as it may think fit.
- 90. (1) The committee may, by bye-law, prescribe that, within certain limits and after a day to be fixed by the bye-law, no building shall have a roof or external walls of bamboos, grass, mat, leaves, or other highly inflammable material without its permission in writing.
- (2) The committee may, after the date so fixed, by notice in writing, require the owner of any building situated within the limits specified

Prohibition of use of streets by a

Brackets for lamps.

class of animals or vehicles.

Temporary occupation

of streets,

etc.

Names of streets and numbers of buildings.

Use of inflammable materials in building.

Fixing term for wearing out of inflammable roofs and walls.

Genl. Acts, Vol. II.
See now the Burma Towns Act, 1907 (Bur. Act 3 of 1907), post.

(Chap VI -Powers for Sanutary and other Purposes Streets and Buildings)

n such bye law to remove any roof or external wall made of any such material

- (3) The date to be specified in a bye law made under sub section (1) of this section shall be such as, in the opinion of the committee, to allow the roofs and external walls of any such material in existence at the time of the making of such bye law to remain until they would in ordinary course, if not repaired, require to be removed
- 91 (1) If any building or part of a building projects beyond the Line of regular line of a street, either existing or in process of formation, or be buildings youd the front of the buildings on either side thereof, the committee may whenever such first named building or part has been either entirely or in greater part taken down or burnt down, or has fallen down, by notice in writing require such building or part, when being rebuilt, to be set back to or towards the said regular line or the front of the adjoining buildings, and the portion of the land added to the street by such setting back or removal shall become part of the street and shall vest in the committee

Provided that the committee shall make full compensation to the owner for any damage which he may sustain in consequence of his build ing or any part thereof being set back

(2) The committee may, on such terms as it may think fit, allow any building to be set forward for the improvement of the line of a street 92 (1) Every person intending to erect or re-erect any building Notice of

shall, if so required by a bye law made by the committee in this behalf, - new buildings (a) give notice in writing of his intention to the committee and

- (b) submit with such notice-
 - (1) a site plan of the land,
 - (11) where the land belongs to Her Majesty or the committee a certified copy of the document or documents authorizing him to occupy the land, and, on the requisition of the committee the original document or documents also, if the committee desires to inspect it or them and
 - ²[(111) a plan or plans showing the levels at which it is proposed to lay the foundations and the lowest floor or plinth and such other particulars of the proposed building as may be prescribed in such bye laws, together with specifications of the work to be constructed and the materials to be used]

Clause (iii) was substituted by s 3 of the Burma Municipal Act Amendment Act, 1902 (Bur Act 3 of 1902) post The original clause ran as follows—
(iii) a plan showing the levels at which it is proposed to lay the foundation and the lowest floor or plinth and specifications of the work to be constructed and the materials to be used.

(Chap. VI.—Powers for Sanitary and other Purposes. Streets and Buildings.)

- (2) The committee may at any time within six weeks thereafter, by notice in writing, either prohibit the erection or re-erection of such building if deemed likely to be injurious to the inhabitants of the neighbourhood, or give any directions consistent with this Act in respect of all or any of the following matters, namely,—
 - (a) any trespass or encroachment on land belonging to the committee or to Her Majesty, provided that, if the land belongs to Her Majesty, the previous sanction of such officer as the Local Government may appoint in this behalf is obtained;
 - (b) the free passage or way in front of the building;
 - (c) the space to be left about the building to secure free circulation of air and facilitate scavenging and for the prevention of fire;
 - (d) the ventilation and drainage;
 - (e) the level and width of foundation, the level of the lowest floor or of the plinth, and the stability of the structure;
 - (f) the line of frontage with neighbouring buildings, if the building abuts on a street; and
 - (g) the number and situation of the water-closets, latrines, urinals, privies, sewers, ventilating-pipes, cess-pools, traps, sinks, sullage-trays and wells.
- (3) If any building is begun or erected or re-erected in contravention of any such bye-law, prohibition, or direction as aforesaid, the committee may, by notice in writing, require the building to be altered or demolished, as it may deem necessary.
- (4) If any person, after delivering plans and specifications regarding any building under sub-section (1), departs, except under the orders or with the permission of the committee, from such plans and specifications, the committee may, by notice in writing, require such building to be altered or demolished, as it may deem necessary.
- (5) A notice issued under sub-section (1) shall hold good only for such time as the committee may by bye-law direct for each class of buildings.
 - (6) The expression "erect or re-erect any building" includes—
 - (a) any material alteration or enlargement of any building;
 - (b) the conversion into a place for human habitation of any building not originally constructed for human habitation;
 - (c) the conversion into more than one place for human habitation of a building originally constructed as one such place;
 - (d) the conversion of two or more places of human habitation into a greater number of such places;

(Chap VI -Powers for Sanitary and other Purposes. Streets and Buildings)

- (e) such alteration or the internal arrangements of a building as effects an alteration in its drainage or sanitary arrangements, or affects its security,
- (f) the addition of any rooms, buildings, out houses or other structures to a building, and
- (g) the re construction of the whole or any part of the external walls of a building or the renewal of the posts of a wooden building
- 93 (1) The committee may by bye law regulate, in respect of the Bye laws erection or referection of any building within the municipality,—

 as to mode of constraint.
 - (a) the materials to be used and method of construction to be ton of buildadopted as regards external and party walls, roofs, floors, ings fire places and chimneys,
 - (b) the position of fire places, chimneys, sewers, privies and cess pools,
 - (c) the space to be left about the building to secure the free circulation of air and facilitate scavenging and for the pre vention of fire.
 - (d) the ventilation and drainage,
 - (c) the height and slope of the roof above the uppermost floor upon which human beings are to live or cooking operations are to be carried on,
 - (f) the number and height above the ground, or above the next lower storey, of the stories of which the building may consist.
 - (g) the level and width of the foundation, the level of the lowest floor or plinth, and the stability of the structure, and
 - (h) the means to be provided for egress from the building in case of fire

Provided that, the committee may by resolution dispense with the observance of any or all of the bye laws (if any) made under this section in regard to the erection or re-erection of any building or class of buildings specified in the resolution

(2) If in and during the erection or reference of any building any bye law made under this section is contravened, the committee may, by notice in writing to be delivered within a reasonable time, require the building to be within the space of thirty days demolished or so altered as it may deem necessary

Provided that no such notice shall issue in respect of the contravention of any bye-law of which the observance has been dispensed with under the proviso to sub section (1) Removal of projections

and obstruc-

tions.

(Chap. VI.—Powers for Sanitary and other Purposes. Streets and Buildings.)

- (3) This section shall not take effect in any municipality until it has been specially declared to apply thereto by the Local Government at the request of the committee.
- 94. (1) It shall not be lawful, unless with the permission in writing of the committee, for the owner or occupier of any building in a street to add to or place against or in front of the building any projection or structure over-hanging, projecting into, or encroaching on, the street, or any sewer or aqueduct therein.
- (2) The committee may, by notice in writing, require the owner or occupier of any building to remove or alter any projection, encroachment, or obstruction built or placed against, or in front thereof, '[so as to form part thereof] if the same overhangs or projects into, or encroaches on, any street, or any sewer or aqueduct in the street, or any door, gate, bar, window, venetian, shutter or other thing opening outwards into any street so as to cause any obstruction therein:

¹[The Committee may, without giving any notice, remove any other encroachment or obstruction which has been erected or set up, or any materials or goods which are exposed or kept or offered for sale, in a street or in or over any sewer or aqueduct in the street, whether the offender be prosecuted or not:]

Provided that in the case of a projection, encroachment or obstruction lawfully in existence at the commencement of this Act, the committee shall make reasonable compensation to any person who suffers damage by the removal or alteration: ¹ [but no compensation shall be payable in respect of any other alteration or removal effected or requisitioned under this sub-section:]

Provided also that in lieu of requiring the removal or alteration of any such projection, encroachment, obstruction, door, gate, bar, window, venetian, shutter or other thing opening outwards into a street, the committee may, upon such terms as to it shall seem fit, grant permission for the continuance thereof, either at the will of the committee or for a period of years not exceeding seven, and may reserve a rent for such permission.

(3) The committee may give permission in writing to the owners or occupiers of buildings in streets to put up open verandahs, balconies, or rooms projecting from any upper storey thereof to an extent beyond the line of the plinth or basement-wall, and at a height from the level of the ground or street to be specified in such written permission.

¹ The words in square brackets in sub-section (2) of s. 94, the second para. of that sub-section and the words in square brackets in the first proviso to that sub-section were added by s. 8 of the Burma Municipal Act Amendment Act, 1908 (Bur. Act 2 of 1908), post.

(Chap VI --Powers for Sanitary and other Purposes Bathing and Washing places Deposit of Offensive Matter)

95. [Exemption as regards Government buildings] Rep s 4, Bur. Act 3 of 1902

Bathing and Washing Places

96 The committee may set apart suitable places for the purpose of bathing, and may specify the times at which, and the sex of the persons by whom, such places may be used, and may also set apart suitable places for washing animals or clothes, or for any other purpose connected with the health, cleanliness, or comfort of the inhabitants, and may, by public notice, prohibit bathing or the washing of animals or clothes in any public place not so set apart, or at times or by persons other than those so specified, and any other acts, to be specified in such notice, by which water in public places may be rendered foul or unfit for use

Deposit of Offensive Matter

- 97 The committee may fix places within, or, with the approval of the Removal and Deputy Commissioner, beyond, the limits of the municipality for the offensive deposit of refuse, rubbish or offensive matter of any kind, or for the dismatter posal of the dead bodies of animals, and may by public notice give directions as to the time, manner and conditions at, in and under which such refuse, rubbish or offensive matter or dead bodies of animals may be removed along any street and deposited at such places
- 98. (1) The committee of any municipality to which the Local Gov-Special correment may by notification in the gazette apply the provisions of servancy in this section, shall provide for the cleansing of all streets, drains and towns public places within the limits of such municipality, and the removal therefrom of all refuse or rubbish of every kind, and shall provide for the removal of all house refuse of any kind from premises within such "limits".
 - (2) The committee shall provide within the limits of the municipality sites and places for the collection, deposit, or disposal of all refuse, rubbish, and offensive matter. Provided that the Local Government may require the said committee, in lieu of, or in addition to, such sites and places, to provide sites and places for such deposit and disposal beyond such limits.
 - (3) The committee may by public notice require the owners or occupiers of premises within the whole or any specified portion of the municipal limits, to provide proper receptacles for collecting and keeping such refuse, rubbish and offensive matter prior to removal by the committee or its agents, and to place such receptacles where they may conveniently be emptied by the persons employed by the committee to remove the same.

[1898 : Bur. Act III.

(Chap. VI.—Powers for Sanitary and other Purposes. Slaughter of Animals. Sale of Food, Drink and Drugs.)

Slaughter of Animals.

Licensing, inspection and regulation of slaughterhouses.

- 99. The committee may make bye-laws—
 - (a) for rendering licenses necessary for the use of any building or land within the municipality as a slaughter-house and for fixing the fees to be paid for such licenses and the conditions subject to which they may be granted and revoked;
 - (b) for the inspection and proper regulation of slaughter-houses.

Places for slaughter of animals for sale.

- 100. (1) The committee may, with the approval of the Deputy Commissioner, fix and abolish places, either within or beyond the limits of the municipality, for the slaughter of animals or of any specified description of animals for sale of their flesh, and may, with the like approval grant and withdraw licenses for the use of such places, or, if they belong to the committee, charge rent or fees for the use of the same.
- (2) When such places are fixed by the committee beyond the limits of the municipality, it shall have the same powers in respect of the inspection and proper regulation of the same as if they were within those limits.
- (3) When any such place has been fixed, no person shall at any other place slaughter for sale of its flesh within the municipality and such animal.

Regulation of the slaughter of animals for other purposes.

101. Whenever it appears to the District Magistrate to be necessary for the preservation of the public peace or order, he may, with the previous sanction of the Commissioner, prohibit or regulate, by proclamation published in such manner as the Local Government may by rule prescribe, the slaughter within the limits of a municipality, or of any portion thereof, of animals or of any specified description of animals, for purposes other than sale, and may by order prescribe the mode and route in and by which meat shall be conveyed from the place where such animals are slaughtered.

Sale of Food, Drink and Drugs.

Bye-laws as to sale of food, crink and drugs.

- 102. (1) The committee may, by bye-law,—
 - (a) regulate the sale of any specified articles of food, drink or drugs either by rendering licenses necessary or otherwise;
 - (b) fix fees for the grant of such licenses and prescribe the conditions subject to which they may be granted and revoked;
 - (c) regulate the hours and manner of transport within the municipality of such specified articles of food, drink or drugs;
 - (d) fix the places in which such specified articles of food, drink or drugs may or may not be sold or exposed for sale;

(Chap. VI --Powers for Santary and other Purposes Burial and Cremation)

- (e) prohibit the sale of the flesh of animals not slaughtered in manner prescribed by section 99 or 100,
- (f) require sellers of meat to procure from, and on requisition to produce to, the person or persons empowered in this behalf by the committee, passes showing that their meat has been slaughtered in a place fixed under section 100 or licensed under section 99 and in accordance with any bye laws made under section 99, and
- (g) regulate the sanitary condition of bakeries, dairies and places where milch animals are kept for profit

Provided that no person shall be punishable for breach of any byelaw made under clause (a) or clause (d) by reason of the continuance of such sale or exposure for sale upon any premises which are at the time of the making of such bye-law used for such purpose, until he has received from the committee six months' notice in writing to discontinue such sale or exposure for sale in such premises

(2) This section shall not take effect in any municipality until it has been specially declared to apply thereto by the Local Government at the request of the committee

Burial and Cremation

- 103. (I) The committee may, by public notice, order any burial or Closure burning ground to be closed from a date to be specified in the notice, and tomost shall, in such case, if no suitable place for burial or burning exists within a reasonable distance, provide a fitting place for the purpose
- (2) Private burial places in such burial grounds may be excepted from the notice, subject to such conditions as the committe may impose in this behalf

Provided that the limits of such burial-places are sufficiently defined, and that they are used only for the burial of members of the family of the owner thereof

- (3) No burial or burning ground, whether public or private, shall be made or formed after the passing of this Act, without the permission in writing of the committee
- 104. The committee may, by public notice, prescribe routes for the Removal removal of corpses to burnal or burning places

¹ For instances of such extensions, see Burma Gazette, 1899, Pt. I, pp. 280 and 359, 4btd, 1907, Pt. I, pp. 257, 339, 406 and 424

Bur. Act III.

Precautions

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Precautions against fire.

Inspection

of sewers.

etc.

Municipalities.

[1898]

(Chap. VI.-Powers for Sanitary and other Purpose against Fire. Entry and Inspection.)

be necessary for otice---

Precautions against Fire.

g bamboos, dry 105. The committee may, where it appears to it to hal, or lighting the prevention of danger to life or property, by public pecified in such

- (a) prohibit all persons from stacking or collecting grass, straw, or other inflammable matertimes, fires may fires, in any place or within any limits ssuch limits; and notice; gs with thatched
- (b) declare under what conditions, and at what thereon of such be lighted in any such place or within any a.
- (c) require the owners or occupiers of any building roofs within the municipality to place mats descriptions as the committee may prescrib by it in this be-

Entry and Inspection.

e occupier of any tions, privies or

106. (1) The committee, by any person authorized rage-connections, half, may, after giving six hours' notice in writing to thouset, and may, land or building in which any sewers, sewerage-connecamittee or person cesspools are situated, inspect any such sewers, seweing any nuisance privies or cers-pools at any time, between sunrise and er cesspools. if necessary cause the ground to be opened where the conng of the ground may think fit for the purpose of preventing or removince, the expenses arising from the sewers, sewerage-connections, privies cer of the land or

(2) If, on such inspection, it appears that the openiut for such openwas necessary for the prevention or removal of a nuisaaade good as soon thereby incurred shall be paid by the owner or occupiking it good shall building; but if it is found that no nuisance exists, or k ing would have arisen, the ground shall be closed and nit in this behalf, as may be, and the expense of opening, closing and mar to the occupier, ling, at any time

be borne by the committee.

107. The committee, by any person authorized by ilding, and may, may, after giving twenty-four hours' notice in writinge forthwith interor, if there is no occupier, to the owner, of any buildwise cleansed for between sunrise and sunset, enter and inspect the bu

by notice in writing, direct all or any part thereof to bit in this behalf, nally or externally lime-washed, disinfected or otherg to the occupier, etween sunrise and

sanitary reasons.

Other powers of entry on buildings or land.

pection

f buildings, etc., for sani-

tary purposes.

- 108. The committee, by any person authorized by may, after giving twenty-four hours' notice in writin'nd; or, if there is no occupier, to the owner, at any time be sunset-
 - (a) enter on and survey and take levels of any la

(Chap VI —Powers for Sanitary and other Purposes Entry and Inspection)

- (b) enter, inspect and measure any building for the purpose of valuation, and
- (c) enter any building or land for the purpose of examining works under construction, of ascertaining the course of sewers or of executing or repairing any work which it is by this Act empowered to execute or maintain

109. The committee by any person authorized by it in this behalf, Discovery of may, at any time between sunrise and sunset enter and inspect any vehicles or animals stable, coach house or other place wherein there is reason to believe that liable to there is any vehicle or animal liable to taxation under this Act and taxation which has not been so taxed

110 (1) The committee, by any person authorized by it in this be Inspection of half, may, at all reasonable times, enter into and inspect any market, places for building, shop stall or place used for the sale of any kind of food, drink of of dod, drink of or drugs for man, or for the preparation, manufacture or storage of the and sezure same for sale or as a slaughter house, and inspect and examine any food, some atteles drink, drug or animal which may be therein, and, if any article of food exposed for or drink or any animal therein appears to be intended for the consumption of man and to be unfit therefor may seize and remove the same, or may cause it to be destroyed or to be so disposed of as to prevent its exposure for sale or its use for such consumption, and, in case any drug is reasonably suspected to be adulterated in such manner as to lessen its efficacy or to change its operation, or to render it noxious, may remove the same, giving a receipt therefor, and may cause it to be brought before a Magistrate for inquiry whether any offence has been committed in respect thereof, and for his orders as to its disposal

Explanation — Meat into which air has been blown, or which has been watered in order to make it appear fresher than it really is, shall be deemed to be unfit for human food

- (2) The committee, by any person authorized by it in this behalf, may, at all reasonable times, enter into and inspect any bakery, dairy or place where milch animals are kept for profit
- 111 (1) The committee by any person authorized by it in this Inspection behalf, may, at all reasonable times, enter into and inspect any market, and seizure building, shop, stall or place used for the sale of any kind of food, drink posed incon or drugs for the regulation of the sale of which bye laws have been made traveltion of by the committee under section 102, and may seize any such food, drink or drug exposed for sale therein in contravention of such bye laws

(2) When any food, drink or drug is seized in any market, building, shop, stall or place under this section, it shall be removed by the officer

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(Chap. VI.—Powers for Sanitary and other Purposes. Entry and Inspection.)

seizing it from such market, building, shop, stall or place, as the case may be, and shall be disposed of in such manner as the committee may by bye-law direct.

Inspection of weights and measures, and seizure of false weights, etc.

- ¹ **111A.** (1) The committee, by any person authorized by it in this behalf, may, at all reasonable times, enter into and inspect any market, building, shop, stall or place used for the sale of any goods, food, drink or drug, and may inspect any instruments for weighing, weights or measures found therein and test the same with other weights and measures, and may seize any such instrument for weighing, weight or measure which the person so authorized reasonably believes to be false or not in accordance with bye-laws made by the committee under section 142, clause (o), and may take the same to be examined or tested by the officer appointed for the purpose.
- (2) Every person for the time being in charge of, or employed in, such market, building, shop, stall or place shall, if so requested by the person making such inspection, produce for such inspection and comparison all instruments for weighing, weights and measures kept or used therein.

Inspection of places for illicit slaughter of animals. ¹ **111B.** If there are reasonable grounds for believing that any animal has been, is being or is about to be slaughtered in any place or premises not fixed for such purpose under section 100 or in contravention of any bye-law made under section 99, the committee, by any person authorized by it in this behalf, may, at all reasonable times, enter into and inspect any such place or premises:

Provided that no entry shall be made under the provisions of this section without an order in writing from the President or from the Health Officer or, in Rangoon, from the Veterinary Surgeon. Such order shall specify the place or premises to be entered and the locality in which the same is situate and the period (which shall not exceed seven days) for which it is to remain in force.

entry for purpose of scavenging.

- 112. (1) The committee may provide for the removal of sewage or rubbish, or both, from any building or land, or from any water-closet, latrine, urinal, privy, sewer, cess-pool, dust-bin, or other receptacle for sewage or rubbish in or upon any building or land.
- (2) When the committee has undertaken to provide for the removal of sewage or rubbish, or both, as aforesaid, the persons employed by the committee for this purpose may enter any building, water-closet, latrine, urinal, privy, sewer, cess-pool, dust-bin, or other receptacle for sewage

¹ Ss. 111A and 111B were inserted by s. 2 of the Burma Municipal Act (1898) Amendment Act, 1906 (Bur. Act 3 of 1906), post.

(Chap VI -- Powers for Sanitary and other Purposes Entry and Inspection Drainage, Sewerage and Water-supply)

or rubbish, or enter on any land, at all reasonable times, in so far as may be necessary for the proper discharge of those duties, and the committee, by any person authorized by it in this behalf, may enter on such property at all reasonable times for the purpose of ascertaining whether such duties have been duly performed

113. When any building used as a human dwelling is entered under Precautions this Act, due regard shall be paid to the social and religious sentiments in entering of the occupiers, and before any apartment in the actual occupancy dwelling of any woman who, according to custom, does not appear in public, is entered under this Act, notice shall be given to her that she is at liberty to withdraw, and every reasonable facility shall be afforded to her for withdrawing

Drainage. Seucrage and Water-supply

114 The committee may, by notice in writing, require the owner of Troughs and any building in any street to put up and keep in good condition proper rain water and sufficient troughs and pipes for receiving and carrying the water from the roof and other parts of the building, and for discharging the water so that it shall not fall upon the street or damage the streets or other property vested in the committee

'll4A. For the purpose of efficiently draining any building or land Paving of courty and, the committee may, by notice in writing...

- (a) require any courtyard, alley or passage between two or more efficient dramage of buildings to be paved with such materials and in such building or manner as may be approved of by them, and
- (b) require such paying to be kept in proper repair

115. (1) The committee may, by notice in writing, require the owner Provision of any building or land to provide, in such manner as it may direct, of prives any water-closet, latrine, urinal, privy, sewer, cess-pool, trap, sink, sulliage-tray or ventilating pipe, or to provide any additional water-closets, latrines, urinals, privies, sewers, cess-pools, traps, sinks, sulliage-trays or ventilating pipes which should, in its opinion, be provided for such building or land

(2) The committee may, by notice in writing, require any person employing more than twenty workmen or labourers, to provide such water-closets, latrines, urinals, privies, sewers, cess pools, traps, sinks, sulliage-trays or ventilating-pipes as it may think fit, and to cause the same to be kept in proper order and to be daily cleansed

¹ S 114A was inserted by s. 3 of the Burma Municipal Act (1893) Amendment Act, 1906 (Bur Act 3 of 1906), post

(Chap. VI.—Powers for Sanitary and other Purposes. Drainage, Sewerage and Water-supply.)

- (3) The committee may, by notice in writing, require the owner or occupier of any building or land to have any water-closet, latrine, urinal or privy provided for the same shut out by a sufficient roof and wall or fence from the view of persons passing by or dwelling in the neighbourhood, or to remove or alter, as it may direct, any door or trap-door of a water-closet, latrine, urinal or privy opening on to any street or drain.
- 116. (1) The committee may, by notice in writing, require the owner or occupier of any building or land to close, remove, repair, alter or put in good order any water-closet, latrine, urinal, privy, sewer, cess-pool, or other receptacle for filth or refuse or any trap, sink, sulliage-tray or ventilating-pipe belonging thereto.
- (2) The committee may, by notice in writing, require any person who makes or alters any sewerage-connection, water-closet, latrine, urinal, privy, sewer, cess-pool, trap, sink, sulliage-tray or ventilating-pipe without its permission in writing, or contrary to its bye-laws, directions or regulations or to the provisions of this Act, or who constructs, re-builds or opens any sewerage-connection, water-closet, latrine, urinal, privy, sewer, cess-pool, trap, sink, sulliage-tray or ventilating-pipe which it has ordered to be demolished or stopped up or not to be made, to demolish such sewerage-connection, water-closet, latrine, urinal, privy, sewer, cess-pool, trap, sink, sulliage-tray or ventilating-pipe, or to make such alteration therein as it may think fit.

117. (1) Where any building or land situated within one hundred feet of a sewer set apart by the committee for sulliage, sewage or other offensive matter, is at any time not provided to the satisfaction of the committee with a sufficient sewerage-connection with such sewer, the committee may, by notice in writing, require the owner of such building or land to make and maintain a sewerage-connection with the sewer in such manner as it may by bye-law direct.

¹[Provided that the committee may cause any portion of such work to be executed by any municipal or other agency in such manner as it may by bye-law direct, and the cost of such portion of the work shall be paid by the owner aforesaid to the committee in advance or at such time as the committee may by bye-law direct.]

(2) The provisions of sections 144 and 145 shall apply to any default in compliance with a requisition under sub-section (1) notwithstanding that part of the land through which the said sewerage-connection is required to pass may not belong to the person so making default, unless

Making and maintaining sewerage connection with

sewer.

Closing, alteration

and repair of

privies and the like.

¹ The proviso to s. 117 (1) was added by s. 9 of the Burina Municipal Act Amendment Act, 1908 (Bur. Act 2 of 1908), post.

(Chan VI - Powers for Sanitary and other Purposes Dramage. Sewerage and Water supply)

such person shall prove that the default was caused by the act of the owner or occupier of such last mentioned land

- (3) This section shall not take effect in any municipality until it has heen specially declared to apply thereto by the Local Government at the request of the committee
- 118 (1) If it appears to the committee that the only or most can Carriage of venient means by which the owner of any building or land can make a sewerage sewerage connection or water connection is by carrying the same into, or water through or under land belonging to, or occupied by, another person, the through ad committee, after giving such other person a reasonable opportunity of joining land stating any objection, may if no objection is raised, or if any objection which is raised appears to it to be invalid or insufficient, by notice in writing, require such other person to permit the owner first mentioned to carry the sewerage connection or water connection into, through or under his land in such manner as shall be specified in the said notice. and on such equitable terms as to compensation for disturbance or tem porary damage as to the committee may appear reasonable

- (2) After the service of the said notice the committee may, by an order in writing, authorize the first-mentioned owner to carry the sew erage connection or water connection into through, or under the said land in the manner aforesaid, and every such order shall be a complete authority to the person in whose favour it is made, or to any agent or person employed by him for this purpose after giving to such other person as aforesaid reasonable written notice of his intention so to do, to enter upon the said land with assistants and workmen at any time be tween sunrise and sunset and to construct the said sewerage connection or water connection and thereafter, upon the necessity arising and after the like notice, to repair and alter the same, or to construct a new sew erage connection or water connection in place thereof in such manner and at such time as aforesaid
- 119 All compensation payable to such other person as aforesaid Compensa under the foregoing section shall be paid by the committee out of the tion for use municipal fund, and the committee may recover the amount from the sewerage or first mentioned owner as if it were an arrear of tax
- 120 If it appears to the committee that it is desirable to use an Connection existing sewerage connection for the purpose of connecting any building sewerage or land with the sewers, or to use an existing water connection for the connection purpose of supplying water to any building or land, the committee may, connection by notice in writing, require the owner of such sewerage connection or water connection to allow a connection therewith to be made on such terms as may to it seem equitable

(Chap. VI.—Powers for Sanitary and other Purposes. Drainage, Sewerage and Water-supply. Dangerous Buildings and Places.)

Provided that the owner of such sewerage-connection or water-connection may refuse to allow the connection to be made until any payment to which he may be entitled in respect thereof has been made by the committee, which payment may be recovered by the committee as if it were an arrear of tax from the owner of any building or land served by the connection made under the circumstances aforesaid.

Access for, scavenging.

121. The committee may, by notice in writing, require the owner of any land to allow its servants such reasonable access to, or passage over, his land for scavenging purposes as it may direct.

Removal of unauthorized buildings over drains, etc. 122. The committee may, by notice in writing, require any person who, without its permission in writing, newly erects or rebuilds any building over any sewer, drain, culvert, water-course or water-pipe vested in the committee, to pull down or otherwise deal with the same as it may think fit.

Drainage, etc., of unwholesome tanks, etc.

123. The committee may, by notice in writing, require the owner or occupier of any land or building to cleanse, repair, cover, fill up or drain off any private tank, well, reservoir, pool or excavation therein which appears to the committee to be injurious to health or offensive:

Provided that, if, for the purpose of effecting any drainage underthis section, it is necessary to acquire any land not belonging to the person who is required to drain his land, or any easement over land not so belonging, or to pay compensation to any other person, the committeeshall acquire such land or pay such compensation.

Dangerous Buildings and Places.

Repair, etc., of buildings, ells, tanks, 124. If any building or any well, tank or other excavation is, forwant of sufficient repair, protection or enclosure, dangerous to persons passing by or dwelling or working in the neighbourhood, the committee may, by notice in writing, require the owner or occupier thereof to repair, protect or enclose the same; and, if it appears to it to be necessary, in order to prevent imminent danger, it shall forthwith take such steps as may be necessary to avert such danger.

Removal of buildings, etc., in ruinous or dangerous state. 125. If any building, wall, structure or anything affixed thereto is in a ruinous state or in any way dangerous, the committee may, by notice in writing, require the owner or occupier thereof forthwith either to remove the same or to cause such repairs to be made therein as it considers necessary for the public safety; and, if it appears to it to be necessary in order to prevent imminent danger, it shall forthwith take such steps as may be necessary to avert such danger.

(Chap VI -Powers for Santary and other Purposes. Buildings and Grounds in Unionitary Condition)

Buildings and Grounds in Unsanitary Condition

- 126. The committee may, by notice in writing, require the owner or Clearance occupier of any land to clear away and remove any thick or nolling of notions vegetation, jungle or undergrowth injurious to health or officiative to vegetation the inhabitants in the neighbourhood
- 127. The committee may, by notice in writing, require the owner Trimming of occupier of any land within three days to cut or trim the hedges there and trees of bordering on any street, or the branches of trees growing therion bordering and overhanging any street so as to cause obstruction or dauger there wells, etc in, or overhanging any well, tank or other source from which water is derived for public use so as to be likely to pollute the water thereof
- 128. The committee may, by notice in writing, require the owner of become any land to erect, and thereafter to maintain, a fence around such land; of land or to put in repair to the satisfaction of the committee any existing fence on such land
- 129. If the owner or occupier of any building or 'and suffers the Cleansing same to be in a filthy or unwholesome state, the committee may, by buildings or notice in writing require him within twenty-four hours to cleanse the land same or otherwise put it in a proper state
- 130. If any building appears to the committee to be unfit for human prohibition habitation in consequence of the want of proper means of drainage, of use for water-supply or ventilation, or for any other sufficient reason, the committee may, by notice in writing, prohibit the owner or occupier thereof of buildings from using the same for human habitation or suffering it to be so used such use until it has been rendered fit for such use

131. The committee may, by notice in writing, require the owner of Enclosure any building or land, which is a resort of idle and disorderly persons of land or otherwise a nuisance, to secure or enclose the same to the satisfaction by disorderly of the committee within a reasonable time to be fixed in such notice

132. The Local Government may, on the report of the Sanitary Commissioner or of the Civil Surgeon that the cultivation of any description of
of crop, or the use of any kind of manure, or the irrigation of land in
any specified manner in any place within the limits of any municipal irrigation
ity is injurious to the health of persons dwelling in the neighbourhood, health
by public notice prohibit the cultivation of such crop, the use of such
manure or the use of the method of irrigation so reported to be injurious,
or impose such conditions with respect thereto as may prevent injury
arising therefrom

Provided that, when on any land to which such public notice applies, the act prohibited has been practised during the five years next preceding

[1898: Bur. Act III.

(Chap. VI.—Powers for Sanitary and other Purposes. Offensive and Dangerous Trades.)

such public notice, in the ordinary course of husbandry, compensation shall be paid from the municipal fund to all persons interested therein for any damage caused to them by the effect of such public notice.

Offensive and Dangerous Trades.

Regulation of offensive and dangerous trades. 133. (1) Unless it has been registered for that purpose under 'Act XVII of 1884, no place within the municipality shall be used for any of the following purposes, namely:—

melting tallow;

boiling bones, offal or blood;

as a soap-house, oil-boiling house, dyeing-house or tannery;

as a brick-kiln, lime-kiln or pottery;

as any other manufactory, store-house, or place of business from which offensive or unwholesome smells arise;

as a place for keeping or breeding pigs;

as a yard or depôt for trade in hay, straw, thatching-grass, wood or coal, or other dangerously inflammable material;

as a store-house for kerosene, petroleum, naphtha or any inflammable oil, spirit or explosive substance;

except under a license from the committee, which shall be renewable annually.

- (2) The license shall not be withheld unless the committee considers that the business which it is intended to establish or maintain would be offensive or dangerous to persons residing in, or frequenting, the immediate neighbourhood.
- (3) The committee may impose such conditions in respect of such license as it may think necessary, and may withdraw such license for breach of any condition so imposed, and may levy a fee not exceeding five rupees for each license.

Prohibition of such trades.

134. If it is shown to the satisfaction of the committee at a meeting that any place registered or licensed under the last foregoing section is a nuisance to the neighbourhood or likely to be dangerous to life, health or property, it may, by notice in writing, require the occupier thereof to discontinue the use of the place, or to use it in such manner as will, in the opinion of the committee, render it no longer a nuisance or likely to be dangerous.

The Burma Municipal Act, 1884, now rep. by the Burma Laws Act, 1898 (13 of 1898). See the Fifth Schedule, ante.

(Chap VI -Powers for Sanstary and other Purposes Epidemic Dis-Extinction of Fire) ease

Epidemic Disease

135. In the event of any person within the municipality, other than Obligation a patient in a public hospital, being attacked with cholera or small-pox-to report outbreak of

- (a) every medical practitioner or person openly and usually prac cholera and tising the medical profession, who in the course of such small pox practice becomes cognizant of the fact, and
- (b) the owner and occupier of the building in which the person so attacked may be residing, and
- (c) every person in charge of or in attendance on any person so attacked, shall, as soon as he becomes cognizant of the fact, forthwith report the same, or cause a report thereof to be made, to the committee, or to such officer as the committee may appoint in this behalf

Provided that no person shall be bound to make such report, or to cause such report to be made, if he has reasonable ground for believing that a report has already been or will be duly made by some other person

136. When any person suffering from cholera or small-pox is-

Removal of cholera or small pox

- (a) without proper lodging or accommodation, or
- (b) living in a zayat or inn, or in a building registered as a lodg- patient ing house in pursuance of bye laws under section 142, clause (d), or
- (c) living in a room or house which he neither owns nor pays rent for, the committee, by any person authorized by it in this behalf, may on the advice of its Health Officer (if any) or of any medical officer of rank not inferior to that of an Assistant Surgeon, or of a Hospital Assistant in independent charge of a hospital or dispensary, remove the patient to any hospital or place at which persons suffering from such diseases are received for medical treatment, and may do anything necessary for such removal

137 The Local Government may, by notification in the gazette, Application declare that the provisions of sections 135 and 136 shall apply to plague, 135 and 136 vellow fever, or other dangerous epidemic disease for a period to be to plague, specified in such notification

Extinction of Fire

138. (1) For the prevention and extinction of fire the committee Establish may establish and maintain a fire brigade, and may provide any im-mentand plements, machinery or means of communicating intelligence which

(Chap VI-Powers for Sanitary and other Purposes Extinction of Fire Additional Power to make Bue-laws)

lect to any regulations, conditions or restrictions which may be imposed Govern by rules made in this behalf by the Local Government ment to the use of

140 The powers conferred by the last foregoing section shall be sub Power of Local make rules concerning the foregoing powers

141 Sections 138, 139 and 140 shall not take effect in any municipal-Application 141 Sections 156, 159 and 140 shart not take elect in any municipal of sections ity until they have been specially declared to 1 apply thereto by the Local 138 to 140 Government at the request of the committee

Additional Power to make Bue-laws

142 The committee may, from time to time, at a special meeting, Power to make bye laws-(a) for rendering licenses necessary for the proprietors or drivers bye laws

various

- of vehicles, boats or beasts plying for hire within the limits of the municipality, and for fixing the fees payable for such licenses and the conditions on which they shall be granted and may be revoked,
- (b) for limiting the rates which may be demanded for the hire of any carriage, cart, boat or other conveyance, or of beasts hired to carry loads, or for the services of persons hired to carry loads, and the loads, to be carried by such conveyances, beasts or persons, where they are hired within the municipality for a period not exceeding twenty-four hours. or for a service which would ordinarily be performed within twenty four hours,
- (c) for securing a proper registration of births, marriages and deaths and for the taking of a census.
- (d) (1) for fixing, and from time to time varying, the number of persons who may occupy a lodging-house, for rendering licenses necessary for the proprietors or keepers of lodeing houses and for fixing the fees payable for such licenses and the conditions subject to which they shall be granted and may be revoked.
 - (11) for the registration and inspection of lodging houses.
 - (iii) for promoting cleanliness and ventilation in lodginghouses,
 - (iv) for the precautions to be taken in the case of any infectious disease breaking out in a lodging-house, and

¹ Por instance of a notification applying these sections to a municipality, see Burma Gazette, 1907, Pt I, p 406

(Chap. VI.—Powers for Sanitary and other Purposes. Additional Power to make Bye-laws.)

- (v) generally for the proper regulation of lodging-houses;
- (e) 1 for rendering licenses necessary for pawn-brokers and determining by public auction or otherwise the amount to be paid for any such license and the conditions subject to which they shall be granted and may be revoked;
- ² (f) for prohibiting the establishment of any new private markets for the sale of meat, fish, fruit, vegetables or livestock in the municipality or in any specified portions thereof, either absolutely or except under a license, and, in respect of any license so permitted, for fixing the fees to be paid therefor and the conditions subject to which such licenses may be granted and revoked.
- (a) for the inspection and proper regulation of encamping-grounds, pounds, zayats, wharves not within the limits of any port, markets, washermen's tanks, and public washing and bathing places;
- (h) for controlling and regulating the use of any public river, creek or stream, and the foreshore and banks thereof, within the municipality and not included within the limits of a port, and for levying fees for the use of 3 [such public river, creek or stream]:
- (i) for regulating the disposal of food, drink or drugs seized under section 110 or 111;
- (j) for the holding of fairs and industrial exhibitions within the municipality and under the committee's control;
- (k) for controlling and regulating the use and management of burial and burning grounds;
- (1) for the supervision and regulation of public wells, tanks, springs or other sources from which water is, or may be made, available for public use;
- (m) for requiring and regulating the exhibition of tables showing the rates of tolls chargeable on vehicles and animals entering the municipality;

¹ For instance of such bye-laws made by the Rangoon Municipal Committee, see Notification No. 81, Burma Gazette, 1899, Pt. I, p. 392.

² Clause (f) was substituted by s. 4 (1) of the Burma Municipal Act (1898) Amendment Act, 1906 (Bur. Act 3 of 1906), post. The original clause ran as follows:—

[&]quot;(f) for rendering licenses necessary for the establishment of any new market and fixing the fees to be paid for such licenses and the conditions subject to which they may be granted and revoked."

³ The words in square brackets in clause (h) above were substituted for the words "the same" by s. 5 of the Burma Municipal Act Amendment Act, 1902 (Bur. Act 3 of 1902), post.

of 1879

(Chap VI -Powers for Sanitary and other Purposes Additional Power to make Bye laws Supplemental)

- (n) for requiring occupiers of houses to keep ready at hand buckets or pots of water, hooks, bamboo flappers and other appliances for extinguishing small fires,
- 1 (a) (1) for prescribing notwithstanding the provisions of 2 Act XXXI of 1871, the standard weights and measures to be used within the municipality, and for making the use of such standards compulsory, and
 - (11) for preventing and detecting the use of false or defec tive instruments for weighing, weights and measures in any market, building, shop stall or place used for the sale of any goods, food, drink or drug
- (p) for protecting from injury or interference anything within the municipality which is the property of the committee,
- (q) for regulating or prohibiting the exposure of goods for sale on the streets and for levving fees from persons setting up stalls or otherwise selling goods on streets,
- (r) for regulating or prohibiting the keeping of animals of any specified description, and
- 3 (s) for regulating or prohibiting the use of barbed wire or any Power to material likely to cause injury to persons or animals on any laws as to land or premises abutting upon any street or place which barbed wire persons are entitled to use or frequent
- a (t) generally, for carrying out the purposes of this Act Provided that the committee of a municipality in which the 4 Hack ney Carriage Act, 1879, is in force, shall not make bye laws under clauses (a) and (b) in respect of any vehicles to which that Act applies

Supplemental

143 (1) No bye law made under any section of this Chapter shall Confirma come into force until it has been confirmed by the Local Government (2) The Local Government may, by notification, cancel its confirma Chapter VI

tion of any such bye law, and thereupon such bye law shall cease to have effect

Clause (o) was substituted by a 4 (2) of the Burma Municipal Act 1893 (Amendment)
Act 1996 (Bur Act 3 of 1995) post The original clause was as follows—
(o) for prescribing notwithstanding the provisions of Act XXXI of 1871, the
standard weight and measures to be used within the municipality

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³ Clause (a) was inserted and the lettering of the following clause altered to clause (t) by s 2 of the Burma Municipal (Amendment) Act, 1909 (Bur Act 2 of 1909), post *Ante p 37

[1898: Bur. Act IIÌ.

(Chap. VI.—Powers for Sanitary and other Purposes. Supplemental.)

Execution of acts not done after notice.

144. (1) When any notice under this Chapter requires any act to be done for which no time is fixed by this Act, such notice shall fix a reasonable time for doing the same:

Provided that it shall rest with the Court to determine in any case in which the question arises, whether the time so fixed was a reasonable time within the meaning of this Act.

(2) When the owner or occupier of any land or building fails to comply with the terms of any notice under this Chapter requiring him to do any act upon such land or building, the committee may, after six hours' notice, by its officers cause such act to be done.

Recovery of costs of execution.

- 145. (1) Where, under this Act, the owner or occupier of property is required by the committee to execute any work and makes default in complying with such requisition, and the committee executes the work, the committee may recover the cost of the work from the person in default.
- (2) If the person in default is the owner, the committee may, by way of additional remedy, recover the whole or any part of the cost from the occupier, and in such case the occupier may deduct any sum paid by him under this sub-section from the rent from time to time becoming due from him to the owner of the property in respect of which the payment is made or otherwise recover it from the owner:
- (3) Provided that an occupier shall not be required to pay, under sub-section (2), any sum greater than the amount of rent which is for the time being due from him to the owner, or which, after demand for payment of the money payable by him to the committee and after notice not to pay rent without first deducting the amount so demanded, becomes payable by him to the owner, unless he refuses on application to him by the committee truly to disclose the amount of his rent and the name and address of the person to whom it is payable: but the burden of proof that the sum so demanded by the committee from the occupier exceeds the rent due at the time of the demand, or which has since accrued due, shall lie on the occupier.
- (4) Nothing in this section shall affect any contract between an owner and an occupier.
- 146. (1) The committee may make compensation out of the municipal fund to any person sustaining any damage by reason of the exercise of any of the powers vested in it, its officers and servants, under this Act, and shall make such compensation where the person sustaining the damage was not himself in default in the matter in respect of which the power was exercised.

(2) If any dispute arises touching the amount of any compensation which the committee is required by this Act to pay for injury to any

Compensation out of Municipal fund.

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(Chan VI -Powers for Sanitary and other Purposes Supplemental Chap VII -Offences affecting the Public Health, Safety or Convenience \

building or land, it shall be settled in such manner as the parties may agree upon, or in default of agreement, in the manner provided by the Land Acquisition Act. 1894, so far as the provisions of the said Act can he made applicable

147 (1) Any person aggrieved by any order made by the committee Appeals under the powers vested in it by section 103, section 114, 2 [section 114A] against cer section 130 or section 134, may appeal within thirty days from the date of commit thereof to the Commissioner or to the Deputy Commissioner, according as the Local Government may direct in this behalf, and no such order

shall be liable to be called in question otherwise than by such appeal Provided that, if the Deputy Commissioner is himself a member of the committee, the appeal shall lie to the Commissioner

(2) The appellate authority may, for sufficient cause, extend the period hereby allowed for an appeal

(3) The order of the appellate authority confirming, setting aside or modifying the order appealed against shall be final

Provided that the order appealed against shall not be modified or set aside until the appellant and the committee have had a reasonable oppor tunity of being heard

CHAPTER VII

OFFENCES AFFECTING THE PUBLIC HEALTH, SAFETY OR CONVENIENCE

148 Whoever, without the permission of the committee or in disre Deposit of gard of its orders, throws or deposits, or permits any of his servants or etc on road the members of his household under his control to throw or deposit earth or drains or materials of any description, or refuse, rubbish or offensive matter of any kind, upon any street or public place, or into any public drain or any drain communicating therewith, shall be punishable with fine which may extend to twenty rupees

149 Whoever disposes of the dead body of any animal in contraven Disposal of tion of section 97 or of the committee's directions thereunder shall be carcasses punishable with fine which may extend to one hundred rupees

150. Whoever, without the permission of the committee, causes Discharging or allows the water of any sink, sewer or cess pool, or any other offensive sewage. matter, to flow, drain or be put upon any street or public place, or into

Genl Acts Vol IV Inserted in s 147 by s 5 of the Burma Municipal Act (1898) Amendment Act, 1906 (Bur Act 3 of 1906), post

(Chap. VII.—Offences affecting the Public Health, Safety or Convenience.)

any drain not set apart for the purpose, shall be punishable with fine which may extend to twenty rupees.

Non-removal of filth, etc.

151. Whoever being the owner or occupier of any building or land, keeps or allows to be kept for more than twenty-four hours, or otherwise than in some proper receptacle, any carcass, dirt, dung, bones, ashes, night-soil or filth or any noxious or offensive matter, in or upon such building or land, or suffers any such receptacle to be in a filthy or noxious state, or neglects to employ proper means to cleanse and purify the same, shall be punishable with fine which may extend to fifty rupees.

152. Whoever, without the permission of the committee, makes or causes to be made, or alters or causes to be altered, any sewer or drain leading into any of the sewers or drains vested in the committee, shall be punishable with fine which may extend to fifty rupees.

153. Whoever neglects or refuses to comply with the requirements of any notice issued by the committee under section 116 shall be punishable with fine which may extend to twenty rupees, and when a notice has issued, with a further fine, not exceeding five rupees, for each day after the first on which the offender is proved to have persisted in the offence after the lapse of the period allowed for removal or closure.

154. Whoever slaughters any animal at any place in contravention of section 99 or 100 shall be punishable with fine which may extend to fifty rupees.

- 155. Whoever slaughters any animal or conveys meat from the place of slaughter in contravention of any prohibition, regulation or order under section 101, shall be punishable with fine which may extend to two hundred rupees.
- 156. Whoever feeds or allows to be fed any animal which is kept for dairy purposes, or may be used for food, on deleterious substances, filth or refuse of any kind, shall be punishable with fine which may extend to fifty rupees.
- 157. Whoever in contravention of any bye-law made under section 102 sells or exposes for sale or transports any food, drink or drug, or works or keeps any bakery, dairy or place where milch animals are kept for profit, shall be punishable with fine which may extend to two hundred rupees.
- 158. Whoever in contravention of section 110 or section 111 ¹[or section 111A or section 111B] refuses to suffer inspection of any premises, food, drink, drug ¹ [animal, instrument for weighing, weight or measure,
- ¹ The words and figures in square brackets in s. 158 were inserted after the figures 111, and the words in such brackets in the same section after the word "drug" were substituted for the words "or animal" by s. 6 of the Burma Municipal Act (1898) Amendment Act, 1906 (Bur. Act 3 of 1906), post.

Making or altering sewers or drains without authority. Disobedience of section

116.

Slaughtering animals for sale at unauthorized places.
Slaughtering animals or conveying meat contrary to regulations.
Feeding animals on deleterious substances.

Contravention of byelaws under section 102.

Refusal to suffer inspection under section 110 or 111. (Chap VII -- Ollences affecting the Public Health, Safety or Convenience)

or in contravention of section 111A sub section (2), refuses to produce any instrument for weighing weight or measure to which he has access? shall be punishable with fine which may extend to two hundred rupees

159. Whoever cultivates any description of crop, uses any kind of Using man manure, or irrigates in any specified manner in contravention of the ure etc in terms of a public notice issued under section 132, shall be punishable tion of sec with fine which may extend to fifty rupees, and with a further fine tion 132 which may extend to five rupees for every day after the date of the first conviction on which the offender is proved to have persisted in the offence

160 Whoever, without the registration or license required by sec Carrying on tion 133, uses any place for any of the purposes mentioned in that section, dangerous shall be punishable with fine which may extend to fifty rupees, and with trade with further fine which may extend to ten rupees for every day after the date out license of first conviction on which the offender is proved to have persisted in the offence

161 Whoever, after notice has been given by the committee under Continuing section 134, uses any place registered or licensed under section 133, in certain au sances after such manner as to be dangerous to life, health or property, or a nuisance notice to the neighbourhood, shall be punishable with fine which may extend to two hundred rupees, and with further fine which may extend to forty rupees for every day after the date of first conviction on which the offen der is proved to have persisted in the offence

162 Whoever drives any vehicle after dark in any street, unless the Driving vehicle is properly supplied with lamps, shall be punishable with fine without pro which may extend to twenty rupees

163 Whoever discharges fire arms or lets off fire works or fire Discharging balloons, without the permission of such officer as the Local Government fire arms, may appoint in this behalf or in a place other than that specified by such officer, and whoever engages in any game in such a manner as to cause, or be likely to cause, danger to persons passing by or dwelling or working in the neighbourhood, or risk of injury to property, shall be nunishable with fine which may extend to twenty rupees

164 Whoever allows any animal in his possession or under his con Allowing trol and power to stray into or be loose in any street, or in any unfenced stray on place adjacent to a street, and whoever fastens or tethers any such street animal so near to any street as to render it possible for it to enter into such street, shall be punishable with fine which may extend to twenty rupees

¹ For instance of appointments under s 165 see Notification No 10 dated 14th January, 1899, Burma Gazette, 1899, Pt I, p 49

(Chap. VII.—Offences affecting the Public Health, Safety or Convenience.)

Riding, driving or leading of animals or vehicles contrary to public notice. 165. Whoever, in contravention of a public notice issued by the committee under section 85, rides, drives or leads any animal or vehicle, shall be punishable with fine which may extend to twenty rupees.

Hanging articles over streets.

166. Whoever, without the permission in writing of the committee, spreads or deposits or hangs out or suspends on or over any street any cloth, mat, goods or any article whatsoever, shall be punishable with fine which may extend to twenty rupees.

Suffering dogs to be at large.

167. Whoever, being the owner or person in charge of any dog which is likely to annoy or intimidate persons passing by, neglects to restrain it so that it shall not be at large without a muzzle in any street or public place, shall be punishable with fine which may extend to twenty rupees.

Altering. obstructing or encroaching upon streets, etc. 168. Whoever, without the permission of the committee, alters, obstructs or encroaches upon any street. drain or water-course, or displaces, takes up or alters the pavement or other materials, or the fences or posts, of any street or public place, or deposits building materials, or makes any hole or excavation on or in any street, shall be punishable with fine which may extend to fifty rupees.

Quarrying, blasting, cutting timber or building. 169. Whoever quarries, blasts, cuts timber or carries on building operations in such a manner as to cause, or be likely to cause, danger to persons passing by or dwelling or working in the neighbourhood, shall be punishable with fine which may extend to fifty rupees.

Exposure, etc., of infected persons and things.

170. Whoever—

- (1) while suffering from any dangerous infectious disorder, wilfully exposes himself without proper precautions against spreading the said disorder in any street, public place, shop or public conveyance, or enters any public conveyance without previously notifying to the owner, conductor or driver thereof that he is so suffering, or
- (2) being in charge of any person so suffering, so exposes the sufferer, or
- (3) gives, lends, sells, keeps, transmits or exposes without previous disinfection any bedding, clothing, rags or other things which have been exposed to infection from any such disorder,

shall be punishable with fine which may extend to fifty rupees; and whoever, while suffering from any such disorder, enters any public conveyance without previously notifying to the owner or driver that he is so suffering, shall also be ordered by the Court to pay to the owner or driver the amount of any loss and expense which may be incurred in

1898: Bur. Act III] Municipalities

(Chap VII —Offence's affecting the Public Health, Safety or Convenience)

carrying into effect any measures requisite for the disinfection of such conveyance

Provided that no proceedings under this section shall be taken against persons transmitting with proper precautions any bedding, clothing, rags or other things for the purpose of having the same disinfected

171 Every owner or driver of a public conveyance, which has to his Faluroto knowledge conveyed any person suffering from a dangerous infectious provide for disorder, shall disinfect such conveyance to the satisfaction of the coin of public mittee, who may by any person authorized by it in this behalf inspect the "onveyance so disinfection, and such owner or driver, if he fails to disinfect such conveyance as aforesaid, shall be punishable with fine which may extend to fifty rupees, but no such owner or driver shall be required to convey any person so suffering until he has been paid a sum sufficient to cover any loss or expense likely to be incurred by him in carrying into effect the provisions of this section

172 Whoever, being bound by section 135 to report the existence of Omission cholera or small pox, or other dangerous epidemic disease to which the to report provisions of section 135 have been applied under section 137, fails to small pox make such report, shall be punishable with fine which may extend to etc.

173 Whoever, having been removed to a hospital under section 136, Leaving leaves such hospital without the permission of the medical officer in whospital charge thereof, shall be punishable with fine which may extend to fifty mission runees

174 Whoever, contrary to the orders of the committee, pickets Picketing animals or collects carts on any public ground or uses any such ground animals and as a halting place for vehicles or animals of any description, or as a carts place of encampment or causes or permits animals to stray, shall be punishable with fine which may extend to twenty rupees

175 Whoever, without the permission of the committee, keeps a keeping occipies or causes it to be kept in or on any building or land when seventy corpes or two hours, or, if the cause of death was cholera or small pox when arying twenty four hours after death have elapsed, or carries a corpse along a pointer or route prohibited by the committee, or in a manner likely to cause annoy as to cause ance to the public, shall be punishable with fine which may extend to annoyance one hundred rupees

176 Whoever-

(a) buries or burns, or causes or permits to be buried or burnt, Illegal burnt any corpse in any burnal or burning ground made or formed or burning contrary to the provisions of section 103 or after the date fixed thereunder for closing the same, or (Chap. VII.—Offences affecting the Public Health, Safety or Convenience.)

(b) without the written permission of the committee buries or burns, or causes or permits to be buried or burnt, any corpse in any place other than a burial or burning ground authorized under section 103,

shall be punishable with fine which may extend to one hundred rupees.

Destroying directionposts, lampposts, etc.

177. Whoever in a public place, without being authorized by the committee, defaces or disturbs any direction-post or lamp-post or fence, or injures any tree or gabion, or extinguishes any light, shall be punishable with fine which may extend to ten rupees.

Destruction of nameboards and numberboards. 178. Whoever destroys, pulls down, or defaces any name or number affixed by order of the committee under section 88, or puts up any different name or number from that put up by order of the committee, shall be punishable with fine which may extend to twenty rupees.

Unauthorized posting of advertisements.

- 179. (1) Whoever, not being authorized by law so to do, affixes any poster, advertisement or notice on any public property without the consent of the person in charge thereof, or on any private property without the consent of the owner or occupier thereof, shall be punishable with fine which may extend to twenty rupees.
- (2) Any person by whose direction any such poster, advertisement or notice is so affixed shall be punishable as if he himself had affixed the same.

Disobedience to bye-laws and directions of committee under Chapter VI.

- 180. (1) Whoever disobeys any bye-law made or any lawful direction given by the committee by public notice under the powers conferred upon it by the last foregoing Chapter, or any notice in writing lawfully issued by it under the powers so conferred, or fails to comply with the conditions subject to which any permission was given by the committee to him under those powers, shall, if the disobedience or omission is not an offence punishable under any other section, be punishable with fine which may extend to fifty rupees, and, in the case of a continuing breach, with a further fine which may extend to five rupees for every day after the date of first conviction on which the offender is proved to have persisted in the offence.
- (2) In lieu of or in addition to imposing any fine under sub-section (1), the Magistrate may require the offender to remedy any mischief directly caused by his disobedience in so far as it lies in his power to do so.

¹ 181. (1) On the complaint of three or more inhabitants that a house within the limits of the municipality is used as a brothel or by disorderly persons of any description, to the general annoyance of the inhabitants of the vicinity, or of persons using any main street, any Magistrate of the

Disorderly houses.

¹ Section 181 has ceased to apply to Rangoon Town; see s. 2 of the Rangoon Police Act Amendment Act, 1902 (Bur. Act 2 of 1902), post.

(Chap VII -Offences affecting the Public Health, Safety or Convenience)

first class, having, as such, jurisdiction in the place where such house is situated, may summon the owner or occupier of such house to answer the complaint, and, on being satisfied that such house is so used to such general annoyance, may order the owner or occupier to discontinue such use of it, and, if such owner or occupier fails to comply with such order within five days, may impose upon him a fine not exceeding twenty-five rupees for every day thereafter during which it is proved that the house has continued to be so used

- (2) The Local Government may, by notification, declare what shall be deemed to be main 1 streets for the purpose of sub section (1)
- (3) This section shall not take effect in any municipality until it has been specially 2 extended thereto by the Local Government at the request of the committee
- 3181A (1) On a complaint or police report that a house, situated Disobedience within such local areas of a municipality as the committee with the of order excluding a sanction of the Local Government may, by public notice, declare to be brothelor within the operation of this section, is used as a brothel or as a lodging from certain house or place of residence for one or more prostitutes at any time after areas the expiration of one month from the publication of such notice,

any Magistrate of the first class, having as such jurisdiction in the place where such house is situated, may summon the owner or occupier of such house or any person alleged to be a prostitute residing or lodging therein to answer such complaint or police report.

and, on being satisfied that such house is so used, may order such owner or occupier to discontinue such use of it,

and, on being satisfied that any such person is a prostitute residing or lodging in such house, may pass an order prohibiting such prostitute from residing or lodging within the local areas of the municipality to which this section has been so declared to apply

(2) Any such owner, occupier or prostitute, who, on or after the fifth day from the date of an order passed under sub section (1), fails to comply with such order, shall be punishable with fine which may extend to twenty-five rupees for every day thereafter on which it is proved that such house was so used or that the accused resided or lodged within any such local areas (as the case may be), in contravention of the order passed against such accused

^{&#}x27;For instance of such a notification concerning streets in Rangoon see Notification No 6 Burma Gazette 1899, Pt 1, p 19
'For instances of such extensions, see Burma Gazette 1899, Pt 1, p 359, ibid, 1907, Pt 1, p 353
'Ss 161A and 181E were inserted by s 6 of the Burma Municipal Act Amendment

Act, 1902 (Bur Act 3 of 1902) post

Penalty for soliciting or loitering for purposes of prostitution. ¹181B. (1) Whoever, in any street or public place within the limits of a municipality—

(a) loiters for the purpose of prostitution; or

(b) solicits any person to the commission of immorality,

shall be punishable with fine which may extend to fifty rupees or with imprisonment which may extend to eight days:

Provided that no Court shall take cognizance of an offence under this section except on the complaint of the person solicited, or of a policeofficer not below the rank of Head Constable who has been specially authorized in this behalf by a written order of the District Magistrate.

(2) This section shall not take effect in any municipality until it has been extended thereto by the Local Government at the request of the committee.

CHAPTER VIII

CONTROL.

Control by Commissioner and Deputy Commissioner

182. (1) The Commissioner or the Deputy Commissioner may-

(a) enter on and inspect, or cause to be entered on and inspected, any immoveable property situate within the limits of his division or district, as the case may be, and occupied by any committee, hospital sub-committee, school sub-committee or joint committee, or any work which is in progress within such limits under the direction of any such committee, sub-committee or joint committee;

(b) call for and inspect any book or document in the possession or under the control of any such committee, sub-committee or joint committee having authority within such limits;

(c) require any such committee, sub-committee or joint committee to furnish such statements, accounts, reports, and copies of documents relating to the proceedings or duties of such committee, sub-committee or joint committee as he may think fit to call for; and

(d) record in writing, for the consideration of any such committee, sub-committee or joint committee, any observations he may think proper in regard to the proceedings or duties of such committee, sub-committee or joint committee:

Provided that,-

(i) when the Deputy Commissioner is a member of a committee, sub-committee or joint committee, he shall not exercise, in

¹ See the third footnote on preceding page.

(Chap VIII -Control)

respect of that committee, sub-committee or joint committee, the powers conferred upon him by this section, and,

- (11) in the case of any municipality, the Local Government may, by notification in the gazette, direct that all or any of the powers conferred on the Commissioner and Deputy Commissioner by this section shall be exercised by it alone, and not by such Commissioner and Deputy Commissioner
- (2) When the Local Government, the Commissioner or Deputy Commissioner requests the committee to consider any observations under sub section (1), clause (d), nothing in any bye-law made under section 30 shall prevent such consideration
- 183 (1) The Commissioner or the Deputy Commissioner may, by Power to order in writing, suspend within the limits of his division or district, as suspend action under the case may be, the execution of any resolution or order of a committee Act or joint committee, or prohibit the doing within such limits of any act which is about to be done, or is being done, in pursuance of or under cover of this Act, if, in his opinion, such resolution, order or act is in excess of the powers conferred by law, or the execution of the resolution or order, or the doing of the act, is likely to lead to a serious breach of the peace, or to cause serious injury or annoyance to the public or to any class or body of persons

(2) When the Commissioner or Deputy Commissioner makes any order under this section, he shall forthwith forward a copy thereof, with a statement of his reasons for making it and of any representations regarding it submitted to him by the committee, to the Local Government, which may thereupon rescind the order or direct that it shall continue in force, with or without modification, permanently or for such period as it may think fit

184 (1) In cases of emergency, the Deputy Commissioner may pro- Extraordi vide for the execution of any work, or the doing of any act which a com of Deputy mittee is empowered to execute or to do, and the immediate execution or Commis doing of which is in his opinion necessary for the service or safety of the sases of public, and may direct that the expense of executing such work or doing emergency, such act shall be forthwith paid by the committee

- (2) If the expense is not so paid, the Deputy Commissioner may make an order directing the person having the custody of the balance of the municipal fund to pay the expense, or so much thereof as is from time to time possible, from the balance in preference to any or all other charges against the same
- (3) The Deputy Commissioner shall forthwith report to the Commissioner every case in which he uses the powers conferred upon him by this section.

(Chap. VIII.—Control.)

Powers of Local Government in case of default of committee.

- 185. (1) If at any time it appears to the Local Government that the committee has made default in performing any duty imposed on it by or under this or any other Act for the time being in force, the Local Government may, by order in writing, fix a period for the performance of such duty.
- (2) If such duty is not performed within the period so fixed, the Local Government may appoint the Deputy Commissioner to perform it, and may direct that the expense of performing it shall be paid, within such time as it may fix, to the Deputy Commissioner by the committee.
- (3) If the expense is not so paid, the Deputy Commissioner, with the previous sanction of the Local Government, may make an order, directing the person having the custody of the balance of the municipal fund to pay the expense, or so much thereof as is from time to time possible, from the balance in preference to any or all other charges against the same.

Powers of Local Government and its officers over committees.

- 186. (1) The Local Government and the Commissioner and Deputy Commissioner, within their respective jurisdictions, acting under the orders of the Local Government, shall be bound to require the proceedings of every committee to be in conformity with law and with any rules in force under any enactment for the time being applicable to Burma generally or to the area over which such committee has authority.
- (2) The Local Government may exercise all powers necessary for the performance of this duty, and may, amongst other things, by order in writing annul or modify any proceeding which it may consider not to be in conformity with law or with any such rules as aforesaid.
- (3) The Commissioner and the Deputy Commissioner may, within their respective jurisdictions, for the same purpose, exercise such powers as may be conferred upon them by rule made in this behalf by the Local Government.

Power of
Local Government to
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persistent
default, or
excess or
abuse of
powers.

- 187. (1) If the committee is not competent to perform, or persistently makes default in the performance of, the duties imposed on it by or under this or any other Act for the time being in force, or exceeds or abuses its powers, the Local Government may, with the previous sanction of the Governor General in Council, by an order published, with the reasons for making it, in the gazette, declare the committee to be incompetent, or in default, or to have exceeded or abused its powers, as the case may be, and direct its supersession for a period to be specified in such order.
 - (2) When the committee is so superseded, the following consequences shall ensue, namely:—
 - (a) all members of the committee shall, as from the date of the order published under sub-section (1), vacate their offices. as such members;

(Chap VIII -Control)

- (b) all powers and duties of the committee may, during the period of supersession, be exercised and performed by such person or persons as the Local Government shall appoint in that behalf, and
- (c) all property vested in the committee shall, during the period of supersession, yest in the Local Government
- (3) On the expiration of the period of supersession specified in the order published under sub section (1), the committee shall be re constituted, and the persons who vacated their offices under sub section (2), clause (a), shall not, if otherwise qualified, be deemed disqualified from being members thereof
- 188 (I) If any dispute for the decision of which this Act does not Disputes otherwise provide arises between the committee and any other local authority, it shall be referred—
 - (a) to the Deputy Commissioner if the local authorities concerned are in the same district.
 - (b) to the Commissioner if the local authorities concerned are in different districts of the same division,
 - (c) to the Local Government of the local authorities concerned are in different divisions
- (2) The decision of the authority to which any dispute is referred under this section shall be final
- (3) If in the case mentioned in sub-section (1), clause (a), the Deputy Commissioner is one of the persons constituting any of the local authori ties concerned, his functions under this section shall be discharged by the Commissioner
- 189 (I) The committee shall, at the close of each year or of such Annalre ports and other period as may, from time to time, be fixed by the ¹Local Govern statements ment in this behalf, submit to the Local Government a statement of its receipts and disbursements in such form as the Local Government may prescribe, and a general report of its proceedings during that period

Provided that separate accounts shall be submitted of-

- (a) all receipts of the water tax, and all expenditure on the purposes for which the water tax is levied,
- (b) all receipts of the lighting tax, and all expenditure on the purposes for which the lighting tax is levied,
- (c) all receipts of the latrine tax, and all expenditure on the pur poses for which the latrine tax is levied.

For rules made under the provisions of ss 189 and 193 as to the submission of annual reports and statements by Municipal Committees see Burma Gazette 1901, Pt I, p 352

(Chap. VIII.—Control.)

- (d) all receipts of the scavenging-tax, and all expenditure on the purposes for which the scavenging-tax is levied;
- (e) all income under the heads mentioned in section 73, and all expenditure on educational purposes; and
- (f) all income under the heads mentioned in section 74, and all expenditure on medical purposes.
- (2) Accounts submitted under this section shall be examined or audited in such manner as the Local Government may prescribe.

Estimates of receipts and expenditure.

- 190. (1) The committee shall submit, before such date in each year as may be directed by the Local Government, for the sanction of such authority as the Local Government may appoint on this behalf, an estimate of its probable receipts for the financial year next following, with proposals for the expenditure, and may, from time to time, submit in like manner further estimates or proposals in modification of those submitted as aforesaid.
- (2) No expenditure shall be incurred by a committee unless it is provided for in an estimate and proposals sanctioned under this section.
- (3) An abstract of the annual estimate and proposals submitted and sanctioned as required by this section shall be published in such manner as the Local Government shall direct.

Sanction to works.

- 191. (1) No work, the estimated cost of which exceeds five hundred rupees, shall be begun by the committee, nor shall any contract be entered into by it in respect of any such work, until a plan and estimate thereof have been approved by the committee at a meeting.
- (2) If the estimated cost of any such work has not been specifically provided for in proposals submitted and sanctioned in manner mentioned in section 190, or exceeds—

twenty thousand rupees in the case of the municipalities of Moulmein, Bassein and Akyab, or

one-tenth of the estimated annual income of the municipal fund in the case of any other municipality,

such work shall not be begun, nor shall any contract be entered into in respect of it, until the plan and estimate have been submitted to and approved by the Local Government, or by an officer empowered by the Local Government in this behalf.

Powers of Commissioner.

Power of Local Gov-

ernment to

- 192. In all matters connected with the administration of this Act, the Commissioner shall have and exercise the same authority and control over every Deputy Commissioner subordinate to him as he has and exercises over such Deputy Commissioner in the general and revenue administration.
- 193. The Local Government may frame forms for any of the proceedings of committees for which it considers that a form should be

(Chap IX.-Supplemental Criminal Procedure.)

provided, and may, in addition to rules made under any other powers con-frame forms ferred by this Act, make rules consistent with this Act— rules rules

- (a) as to the officers to be addressed by committees when desirous of communicating with the Local Government or officers of the Local Government,
- (b) as to the preparation of estimates of the receipts and expenditure of committees, and as to the conditions subject to which such estimates may be sanctioned.
- (c) as to the returns, statements and reports to be submitted by committees.
- (d) as to the keeping and auditing of the accounts of municipal funds, school funds and hospital funds,
- 1 (e) as to the appointment and removal of officers and servants of committees, and
- "(f) generally, for the guidance of committees and public officers in all matters connected with the carrying out of this Act

CHAPTER IX

STEPLEMENTAL

Criminal Procedure

- 194. (1) Every police-officer employed within the limits of the muin-committee of any officers committed against this Act or the rules or bye-laws thereunder, and shall speet of be bound to assist all members, officers and servants of the committee in against the exercise of their lawful authority
- (2) Any such police officer may arrest any person committing in his municipal view any offence against this Act or the rules or bye-laws thereunder—
 - (a) if the name and address of the person are unknown to him, and
 - (b) if the person declines to give his name and address, or there is reason to doubt the accuracy of the name and address if given
- (3) A person arrested under this section may be detained until his name and address are correctly ascertained

^{&#}x27;For instance of rules under this clause, see Notification No 8 Burma Gazette, 1699, Pt I, p 19, ibid, Notification No 119, Burma Gazette 1899, Pt I, p 465 for rules as to appointment of Municipal Health Officers, see Burma Gazette, 1809,

Pt 1, p 197

Tor rule made under this clause as to procedure to be followed in the collection of all fees, rents and other sums due to a Municipal Committee, see Burma Gazette, 1890, Pt 1, p 583

(Chap. IX.—Supplemental. Rules, Bye-laws and Public Notices.)

- (2) Every public notice which, under this Act, does not require the sanction of, or confirmation by, the Local Government, and every rule which the Local Government is by this Act empowered to make other than a rule made under section 95, shall be published in such manner as the Local Government may by notification direct, and shall have no force or validity until so published.
- 202. Unless the Local Government, by notification, otherwise directs, all rules, bye-laws, orders, directions, notices, and powers made, issued, or conferred under the 'Lower Burma Municipal Act, 1884, or XVII of 1884, the 'Upper Burma Municipal Regulation, 1887, and in force in any local V of 1887. area being or comprised in a municipality constituted under this Act at the time the committee comes into existence under this Act, shall, in so far as they are consistent with this Act and within the powers conferred thereby, be deemed to have been made, issued or conferred under this Act, and shall continue in force until superseded by rules, byelaws, orders, directions, notices or powers made, issued or conferred under this Act.

Notices.

- 203. (1) Every notice in writing issued by the committee under this Act shall be sufficiently authenticated by the signature of the president, vice-president, health officer, engineer or secretary, and may be served on the person to whom it is addressed, or left at his usual place of abode or business with some adult male member or servant of his family, or if it cannot be so served, may be affixed to some conspicuous part of his place of abode or business.
- (2) If the place of abode or business of the person to whom the notice is addressed is not within the limits of the municipality, the notice may be served by posting it in a registered cover addressed to his usual place of abode.
- (3) If the place of abode or business of the owner of any property is not known, every such notice addressed to him as such owner may be served on the occupier.
- (4) If the place of abode or business of the occupier of any property is not known, every such notice addressed to him as such occupier may be served by affixing it to some conspicuous part of the property.
- (5) No notice issued by the committee under this Act shall be invalid merely by reason of any defect of form.

¹ Rep. by the Burma Laws Act, 1898 (13 of 1898). See the Fifth Schedule, ante.

² Rep. by the Burma Repealing and Amending Act, 1909 (Bur. Act 5 of 1909), post.

(Chap IX -Supplemental Notices Powers to except Municipalities from provisions of Act Recovery of Money claimable by Committees Miscellaneous

204. When any notice in writing is under the provisions of this Act Mode of to be given to, or served on, the owner or occupier of any property and in writing to he is unknown, it may be given or servedowner or

(a) by delivery to some person on the property, or if there is no occupier of person on the property to whom it can be delivered, by property affixing it to some conspicuous part of the property, or

(b) by posting a prepaid letter containing it, and addressed to the "owner" or "occupier" of the property (to be named) in respect of which the notice is given, without further name or description

Powers to except Municipalities from provisions of Act

205. (1) If the circumstances of any municipality are such that, Power to exin the opinion of the Local Government, any of the provisions of this cept muni Act are unsuited thereto, the Local Government may, by notification, provisions of except the municipality from the operation of such provisions, and thereto thereupon such provisions shall cease to apply to the municipality

(2) While an exception notified under sub-section (1) remains in force, the Local Government may make rules for the guidance of the committee and public officers in respect of the matters excepted from the operation of the said provisions

Recovery of Money claimable by Committees

1206. (1) Any arrears of any tax or fee or any other money claim- Recovery of able by the committee under this Act may be recovered as if they were taxes etc arrears of land-revenue

(2) The Local Government may by 2notification prescribe by whose order and on whose application such arrears may be recovered

Miscellaneous

207. Nothing in this Act shall affect the Local Authorities Loans Saving of Act XI of Act. 1879

208. If any question arises as to whether a person or persons of a Decision of specified class is or are an inhabitant or inhabitants of a local area within questions as the meaning of this Act, it shall be referred to the Local Government, persons are and the decision of the Local Government thereon shall be final ants "

For application of section 206 to the Maymyo Cantonment, see Notification No 3, dated 19th January, 1899 Burma Gazette, 1899, Pt I, p 49
 For notification under s 206 (2), see Burma Gazette, 1908, Pt I, p 147
 Genl Acta, Vol III

[1898: Bur. Act III.

(Chap. IX.—Supplemental. Miscellancous. Chap. X.—Small Towns.)

Power to extend Act

209. The Local Government may, by notification, extend to any XIX of 1884, municipality any of the provisions of the 1 Rangoon Water-Works Act, X 1884, other than those contained in section 3 thereof, and may, by such notification, declare with what modifications, not affecting the substance, such provisions shall apply to the said municipality.

CHAPTER X.

SMALL TOWNS.

Notification of Arca.

Powers of

ernment.

Local Gov-

- 210. (1) The Local Government may, by notification, declare that, in respect of some or all of the matters upon which a municipal fund may be expended under section 72, improved arrangements are required within a specified area which nevertheless it is not expedient to establish as a municipality.
- (2) An area with regard to which a notification has been issued under sub-section (1) is hereinafter called a "notified area."
- ² (3) No area shall be declared a notified area unless it contains less than ten thousand inhabitants according to the returns of the most recent official census, is not a purely agricultural village and contains a town or market.
- (4) The Local Government may at any time, in like manner, vary or rescind any notification issued under this section.
 - ³ 211. (1) The Local Government may, by notification,—
 - (i) appoint, or empower the Commissioner to appoint, two or more persons to be a town-committee for any notified area;
 - (ii) extend or apply to any notified area the provisions of any section of this Act or of any rules for the time being in force under this Act, subject to such restrictions and modifications (if any) as the Local Government may think fit;
 - (iii) impose in any notified area any tax which could have been imposed therein if such area were a municipality;
 - (iv) arrange for the due expenditure of the proceeds of taxes imposed under clause (iii) and of any other funds which may come to the hands of the committee for the purposes of the

¹ Ante, p. 82.

² Sub-section (3) of s. 210 was substituted by s. 7 of the Burma Municipal Act Amendment Act, 1902 (Bur. Act 3 of 1902), post. The original sub-section ran as follows:—

[&]quot;(S) No area shall be declared a notified area if it contains more than ten thousand inhabitants according to the returns of the most recent official census, or unless it contains a town or bazaar and is not a purely agricultural village."

³ Sections 211 and 212 were substituted by s. 8 of the Burma Municipal Act Amendment Act. 1902 (Bur. Act 3 of 1902), post

(Chap. X -Small Towns)

1898: Bur. Act IV.] Lower Burma Town and Village Lands

notified area, and for the preparation and maintenance of proper accounts, and

- (v) vary or rescind any notification issued under this section
- (2) The proceeds of any tax levied in any notified area under this section shall not be expended except in payment of charges and expenses incidental to some one or more of the matters, on which the municipal fund of such area might be expended if such area were a municipality

212. For the purposes of any section or rules extended or applied of the 180 to a notified area under this Chapter, and of the 1 Vaccination Act. 1880. It is an of any other enactment which the Local Government may, by not floation, specify in this behalf for any notified area, the town committee appointed under section 211 shall be deemed to be a committee and the area a municipality

area a municipality

2 213. Where by reason of a notification under section 210, sub-sec-Effect of
tion (4), any local area is included in or excluded from or ceases to be a recluding
notified area, the provisions of section 6 shall apply as if the notified area
were a municipality altered or abolished under section 4

rotified area
notified area

THE LOWER BURMA TOWN AND VILLAGE LANDS ACT, 1898

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- 2 Land to which Act applies

Ante, p 58

S 213 way substituted by s 10 of the Burma Municipal Act Amendment Act, 1908 (Bur Act 2 of 1908) post The original section as amended by Bur Act 3 of 1902 ran as follows —

[&]quot;213 When by reason of a notification under section 210 sub-section (4), any area ceases to be a notified area, the unexpended proceeds of any trace layed

^{*} The table of contents was not appended to the Act when passed

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THE SCHEDULE.

SCHEDULED TOWNS.

BURMA ACT No. IV of 1898.1

[APPLIES TO LOWER BURMA ONLY.]

[7th March, 1898; 5th May, 1898.]

An Act to declare and amend the law relating to interests in land in towns and villages in Lower Burma.

Whereas it is expedient to declare and amend the law relating to interests in land in towns and villages in Lower Burma, and to provide for the assessment and recovery of the revenue and other Government demands in respect thereof, and for other matters connected therewith; It is hereby enacted as follows:—

CHAPTER I.

PRELIMINARY.

Short title, extent and commencement.

- 1. (1) This Act may be called the Lower Burma Town and Village Lands Act, 1898.
- (2) It extends to the whole of Lower Burma except the hill district of . Arakan; and

For Statement of Objects and Reasons, see Burma Gazette. 1897, Pt. III, p. 7; for Report of Select Committee, see ibid, p. 93; and for Proceedings in Council, see ibid, Supplement, p. 1230, and ibid, 1898. Supplement, pp. 39 and 74.

(Chap I -Preliminary)

- (3) It shall come into force on 'such date as the Local Government may, by notification, appoint in this behalf
- 2. The provisions of this Act shall apply only to land in towns and Land to which Act villages applies
- 3. (1) Nothing in Chapter II shall apply to the following lands, Lands ox cepted from namely operation of
 - (a) the soil of any river, canal, tank, drain, embankment, public Chapters II road or natural water-course.
 - (b) land included in any cantonment,

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- (c) land occupied at the commencement of this Act for the purposes of any monastery, pagoda or other sacred building, and continuing to be used for the purposes of such monastery, pagoda or building.
- (d) land included in any fisheries as defined in the Burma Fisheries Act. 1875
- (2) When the boundaries of any land exempt under this section from the operation of Chapter II need definition, and no other mode of defining them is provided by law, they shall be defined by the Revenue Officer
- (3) If before they are defined any question arises as to whether any land is included within them, such question shall be decided by the Revenue Officer
- (4) Nothing in Chapter IV shall apply to land included in any cantonment.
- 4. In this Act, unless there is anything repugnant in the subject or Definitions. context,-
 - (I) "State land" means all land of which no absolute and revenue-free grant has been made, recognised or continued by or on behalf of the British Government
 - (2) "land at the disposal of Government" means-
 - (a) land in respect of which no person has acquired a land holder's right,
 - (b) land in respect of which no person holds any right created by grant or lease made by or on behalf of the British Government
 - (3) "town" means an area declared by the Local Government by 3 notification to be a town for the purposes of this Act, or

¹ For notification declaring that the Act shall come into force on the 9th September, 1893 see Burma Gazette, 1899 Pt I, p 501

² See now the Burma Fisheries Act, 1905 (Bur Act 3 of 1905), post
³ For instance of a notification under sub-sections (3) and (5) of s 4, see Burma Gazette, 1906 Pt I, p 824

(Chap. I.—Preliminary.)

constituted a municipality or town for the purposes of the ¹ Burma Municipal Act, 1898, or of the ² Lower Burma Burma Ac Towns Act, 1892:

III of 1898 TX of 1892

- (4) "scheduled town" means a town specified in the schedule:
- (5) "village" means an area appropriated to dwelling-places not included in the limits of a town:
- (6) "Revenue Officer" means any person whom the Local Government may 3 appoint by name or as holding an office to do anything to be done by a Revenue Officer under this Act, or under any rule made thereunder:
- (7) "license" means a license in writing to use and occupy State land granted by a Revenue Officer authorised to grant the
- (8) "possession" means the occupation of land by any person or by his servant, agent, guardian, trustee, mortgagee, tenant or licensee:
- (9) "continuous possession" includes occupation of land by another person through whom or in whose right the present occupier has immediately succeeded in occupation, or by the servant, agent, guardian, trustee, mortgagee, tenant or licensee of any such person: and
- (10) "landholder's right" means a permanent heritable and transferable right of use and occupancy in land in the landholder's possession, subject only-
 - (a) to the payment of all such revenue, taxes, cesses, rates and other impositions as may from time to time be imposed on such land under any law for the time being in force;
 - (b) to the reservation in favour of Government of all mines and mineral products and of all buried treasure, 4 with all the powers conferred by Chapter VIA.

5. When the boundaries of any town or village need definition for ent to define the purposes of this Act, the Local Government may by notification oundaries of define the same.

ower of

wns and llages.

ocal Govern-

¹ Ante, p. 338.

² See now the Burma Town Act, 1907 (Bur. Act 3 of 1907), post.

³ For notifications under sub-section 6, see Bur. R. M., Vol. II, p. 221.

The words in square brackets in sub-section (10) (b) were substituted for the words "with full liberty to work and search for the same on payment to the landholder of compensation for damage to the surface of the land, and the produce and buildings thereon, as estimated by the Revenue Officer," by s. 7 of the Lower Burma Land and Revenue Law Amendment Act, 1907 (Bur. Act 1 of 1907), post.

(Chap II -Of Rights in Land)

CHAPTER II

OF RIGHTS IN LAND

6. Subject to the provisions of section 3, this Chapter shall apply to Application all lands in all towns and villages

7. No right of any description as against the Government shall be Rights deemed to have been, or shall hereafter be, acquired by any person over which may any land in any town or village except the following, namely -

(a) rights created by grant or lease made by or on behalf of the British Government.

(b) rights acquired as against the British Government under the Indian Limitation Act, 1877.

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(c) rights orginating and acquired in any of the modes specified in the next following section, or in section 9 or section 10,

(d) rights legally derived from any right mentioned in clauses (a). (b) and (c) of this section

8. Except in land in any scheduled town, and in land which the Mode of Local Government may, by notification, specially 2 exempt from the acquisition operation of this section, a landholder's right shall be acquired by every holder s person who, otherwise than under a grant or lease made by the British right Government,-

(a) has had continuous possession of land for twelve years immediately preceding the commencement of this Act.

- (b) having had continuous possession of any land for less than twelve years immediately preceding the commencement of this Act, shall have continuous possession thereof for twelve years computed from the date of original entry into possession.
- (c) shall, after the commencement of this Act, have continuous possession under a license of any land at the disposal of Government, and pay all land-revenue and other public demands (if any) in respect thereof for twelve years

9. In the towns of Akyab, Bassein and Prome every person who from Mode of acquisition the following dates, namelyof landholder's rights

(a) in the case of Akyab, the first day of April 1852.

in Akyab, (b) in the case of Bassein, the first day of January 1876, Bassein and (c) in the case of Prome, the first day of January 1870, Prome.

has been in continuous possession of any land otherwise than under a grant or lease of the same from the British Government up to the

² See now the Indian Limitation Act 1908 (9 of 1908) Genl Acts Vol VI 2 For lands exempted under s 8 see Bur R M, Vol II p 224 and Burma Gazette. 1908, Pt I, p 8

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commencement of this Act, shall be deemed to have acquired a land-holder's right in respect of such land.

- 10. (1) The extension of the limits of any town or village shall not affect the rights which a person in possession of land included within the extended limits may have acquired prior to such extension under any law for the time being in force.
- (2) If, under the law applicable to any such land before such extension, the person in possession of the land at the time when the extension was made could by continuous possession for a period of twelve years have acquired a right thereto equivalent to a landholder's right under this Act, any such person or his successor in continuous possession shall, after such period of twelve years' continuous possession computed from the date of original entry into possession, be deemed to have acquired a landholder's right under this Act in respect of such land.

CHAPTER III.

GENERAL PROVISIONS IN REGARD TO A LANDHOLDER'S RIGHT.

- 11. A landholder's right in respect of any land shall cease if the landholder abandons possession of the land for two years continuously.
- 12. Any person who is in possession of any land and asserts that he has acquired a landholder's right in respect of the same, may 'apply to the Revenue Officer to record in a roll to be kept for this purpose a declaration of the fact of his having acquired such right.
- 13. On receipt of any such application, the Revenue Officer shall cause public notice thereof to be given in such manner and for such period as the Local Government may by ¹ rule prescribe, and, if after inquiry he is satisfied that the applicant has acquired such right, he shall record a declaration to that effect in the said roll and shall furnish the applicant, if he requires it, with a certified copy of such declaration.
- ¹14. (1) If, within five years from the date on which a declaration has been recorded under the last foregoing section, the Revenue Officer is satisfied that it is erroneous, he may cancel it:

Provided that no declaration shall be cancelled until notice of the Revenue Officer's proposal to cancel it has been published in such manner

Saving of rights of persons possessing lands included within extended l'mits of town or village.

Loss of landholder's right by abandonment of possession. Applica-

ment of possession.

Application of person in possession of land for record of declaration that

venue cer on eccipt of such application.

er's

Cancellation of such declaration and record. 1898: Bur. Act IV.7 Lower Burma Town and Village Lands,

(Chap III -General Profisions in regard to a Landholder's Right Chap IV -Disposal of Land \

and for such period as the Local Government may by rule prescribe, and until all persons claiming an interest in the land shall have had an opportunity of showing cause against the proposal

(2) While any such declaration remains on the roll uncancelled, no fresh declaration inconsistent therewith shall be recorded in the roll

15. (1) Whenever a question arises in any proceeding before a Civil Duty of Court as to whether any person has acquired a landholder's right in when ones respect of any land, and it appears that a declaration of the fact of such tions arise as to original acquisition has been made and recorded by the Revenue Officer not less acquisition than five years before the commencement of such proceeding and is still or loss of indholder's uncancelled, the Court shall decide in accordance with such declaration right

(2) Whenever any such question arises in any such proceeding and it appears that no such declaration has been so made, or that, if made, it was made less than five years before the commencement of such proceeding, or that it has been cancelled, and whenever any question arises as to whether a landholder's right, having been acquired, has been subsequently lost, the Court shall refer such question to the Revenue Officer, and shall give judgment in accordance with his decision thereon

Provided that, where an appeal from the decision of the Revenue Officer on any question so referred lies to a Revenue Officer of a higher grade, the Court shall, on such conditions as to the furnishing of security or otherwise as it thinks fit, defer its judgment so as to allow time for preferring an appeal, and, in the event of a decision being given in appeal different from that given by the Revenue Officer to whom the question was originally referred, shall give judgment in accordance with the decision given in appeal

CHAPTER IV

DISPOSAL OF LAND

16 Land at the disposal of Government may be disposed of-

Modes of disposal of

- (a) by grant or lease, conferring such interests therein and on land at dis such conditions as the Local Government may by 'rule ernment prescribe,
- (b) by license of the Revenue Officer
- 17. (1) Subject to the control of the Governor General in Council, Power of the Local Government may male 1 rules for the disposal of land at the comment to disposal of Government

make rules for disposal

For rules under s 17, in conjunction with ss 12, 13, 14 16 and 43, see Bur R M, of such land Vol II pp 225 233 234 and 237

426 Lower Burma Town and Village Lands. [1898: Bur. Act IV. (Chap. IV.—Disposal of Land. Chap. V.—Eviction from and unauthor—ized Possession and use of State Land.)

- (2) Such rules may provide, amongst other matters, for the following:—
 - (a) the amount or kind of interest to be created in such land by grants or leases and the conditions (if any) subject to which such interest may be conferred;
 - (b) the mode in which, and the Revenue Officers by whom, such grants or leases may be given;
 - (c) the Revenue Officers by whom, the manner in which, and the conditions subject to which licenses to use and occupy landmay be given;
 - (d) the rates of revenue to be levied or rent to be reserved in respect of land disposed of by grant or lease or occupied under license, as the case may be; and
 - (e) the cases in which such land may be disposed of revenue-free.

CHAPTER V.

EVICTION FROM AND UNAUTHORIZED POSSESSION AND USE OF STATE LAND.

Liability of possessors of State land to eviction in certain cases.

Penalties for

unauthorized

possession of land.

- 18. (1) Every person who—
 - (a) at the commencement of this Act is in possession of State land. in respect whereof he has not then acquired a landholder's right, or
 - (b) after the commencement of this Act enters into possession of such land under a license from the Revenue Officer,

shall, until he acquires a landholder's right in respect of such land, beliable to be evicted therefrom after three months' notice from the Revenue Officer to quit the same:

Provided that every person so evicted shall be entitled to receive from Government such compensation as the Revenue Officer may determine for the expense of removing and re-erecting elsewhere the building; (if any) on the land, and for any loss or injury to any crop, garden produce and productive trees planted or grown by him or by previous occupants of the land.

(2) Nothing in this section shall apply to any person holding Stateland under a grant or lease made by or on behalf of the British Government.

19. Any person who after the commencement of this Act—

(a) enters into possession of any land at the disposal of Government except under a grant or lease from the Government, or under a license from the Revenue Officer, or

(Chap V -Eviction from and unauthorized Possession and use of State Land)

(b) remains in possession of such land after any such grant, lease or license has been cancelled, or has expired, or his otherwise become void and possession has been demanded on behalf of Government.

shall be liable-

- (1) to be summarily evicted therefrom.
- (ii) to pay five times the amount of revenue or rent assessable or payable in respect of the land during the period of his unauthorized occupation, and
- (ift) to pay such fine as the Revenue Officer may determine as a further penalty for such unauthorized occupation or posses-
- 20 When the Revenue Officer 1s satisfied that any State land of Penalties for which a grant or lease has been made, or in respect of which a license using land has been given, limited to any specific purpose, has been, or is being ized pur used without the permission of the Revenue Officer for any other purpose, pose the person in possession of the land shall be liable—
 - to pay such revenue or rent, or enhanced rate of revenue or rent, in respect of the land as the Revenue Officer shall determine from the time when the land was first used for such other purpose,
 - (2) to pay such fine as the Revenue Officer may determine as a further penalty for the unauthorized use of the land,
 - (3) to have the grant, lease or license of or for the land cancelled by the Revenue Officer and to be evicted therefrom

Provided that no final order under this section shall be made until the person in possession of the land has had an opportunity of showing cause against the imposition of any penalty, and that no order shall be enforced until it has been confirmed by the Commissioner of the division

21 (1) When any person is liable under this Act to be evicted from Procedure State land, the Revenue Officer may issue an order requiring him and any for evening other person (if any) occupying the land to quit the same, and to remove to eviction therefrom all property other than Government property within a specified under Act time

A copy of such order shall be posted up in some conspicuous position on the land or upon a building thereon

(2) If after the time specified in the order any person remains upon or in occupation of the land, the Revenue Officer may, by warrant under his hand, cause such person to be arrested and may commit him to imprisonment in the civil jail for such period, not exceeding thirty days, as the Revenue Officer may consider necessary for the purpose of preventing resistance or obstruction to his order.

- (3) If any property other than Government property remains on the land after the time specified in the order, the Revenue Officer may cause the same to be removed and sold for the purpose of defraying the cost of its removal, custody and sale; and thereupon the surplus proceeds of the sale (if any) shall be paid to the owner of the property.
- (4) Nothing shall be deemed to be Government property within the meaning of this section merely by reason of its having been put into or affixed to the soil.

CHAPTER VI.

ASSESSMENT OF LAND-REVENUE.

Land liable 22. A to land-revenue assess- except—

ment.

22. All State land shall be liable to be assessed to land-revenue, cept—

- (a) land which at the commencement of this Act belongs to the site of any monastery, pagoda or other sacred building, and which continues to be used for the purpose of such monastery, pagoda or sacred building;
- (b) land exempt from assessment under the express terms of any grant or lease made or to be made by or on behalf of the British Government, so long as the conditions (if any) subject to which the grant or lease has been or shall be made are fulfilled;
- (c) plots of land in villages not exceeding one-fourth of an acre each in extent and occupied by or appertaining to buildings;
- (d) plots of land in towns not exceeding one-fourth of an acre each in extent and occupied by or appertaining to buildings which are assessed to one of the taxes specified in section 46, sub-section (1), Division (A), clause (a), clause (b), clause (c) or clause (d) of the Burma Municipal Act, 1898, or on which a house-cess is levied under section 6 of the Burma District Cesses and Rural Police Act, 1880.

Assessment and levy of land-revenue by Revenue Officer.

23. The Revenue Officer shall assess and levy land-revenue upon all lands liable to payment thereof according to such rates and in such manner as the ²Financial Commissioner, with the previous sanction of the Local Government, may prescribe.

¹ Ante.

^{*} For notification as to rates, see Burma Gazette, 1900, Pt. IV, p. 340.

(Chap VIA —Regulation of the Extraction of Minerals and levy of Royalties thereon Chop VII —Recovery of Sums due to Government)

1 CHAPTER VIA

REGULATION OF THE EXTRACTION OF MINERALS AND LEVY OF ROYALTIES
THEREON

23A. (1) In the case of any land wherein the right to minerals is Extraction reserved to or otherwise belongs to Government, the Government shall of minerals have all powers necessary for the proper enjoyment of its right thereto, royalties and may dispose of any such right and powers to any persons in such thereon manner as to it may seem fit

(2) Whenever in the exercise of any such rights and powers by the Government, or by any person to whom the Government may have disposed of such rights and powers, the rights of any owner or occupier of any such land are infringed by the occupation or disturbance of the surface of such lind, the Government shall pay, or cause to be paid, to such owner or occupier compensation for the infringement

The compensation shall be determined, as nearly as may be, in accordance with the provisions of the ² Land Acquisition Act, 1894

- (3) The Local Government may, from time to time, make 3 rules-
 - (a) for regulating or prohibiting the mining, quarrying or digging for or the excavating or collecting of minerals on land wherein the right to minerals is reserved to or otherwise belongs to Government,
 - (b) for the disposal by way of lease, license or otherwise of such right of the Government, and fixing the conditions subject to which and the mode in which such dispositions may be made,
 - (c) for the levy and collection of royalties and fees in respect of minerals mined, quarried, excavated or collected on any such land, and
 - (d) for regulating and controlling the transport and export of minerals

CHAPTER VII

RECOVERY OF SUMS DUE TO GOVERNMENT

24. All sums of money now due and payable, or which shall here-Recovery of after become due and payable, to Government in respect of any land, money due

For rules under s 23A (3), see Burma Gazette, 1908, Pt I, p 832.

^{&#}x27;Chapter VIA was inserted by s 8 of the Lower Burma Land and Revenue Law Air endment Act 1907 (Bur Act 1 of 1907) post 'Genl Acts Vol IV

430 Lower Burma Town and Village Lands. [1898: Bur. Act IV.

(Chap. VII.—Recovery of sums due to Government. Chap. VIII— Record of Possession.)

to Government under Act. whether for land-revenue, rent or otherwise, and all fines imposed by a Revenue Officer under this Act, shall be recoverable as if they were arrears of land-revenue under the ¹Burma Land and Revenue Act, II of 1876. 1876.

Priority of sums due to Government.

25. Every sum due to Government in respect of any land shall be a charge upon the land and shall have priority over every other charge thereon created by mortgage, decree, attachment or otherwise.

Personal liability for sums due to Government.

26. Any sum due to Government in respect of any land shall be due jointly and severally from, and shall be payable by, all persons in possession of the land at the time the sum is demanded and all persons in possession of the land during the period for which the sum is payable.

CHAPTER VIII.

RECORD OF POSSESSION.

Application of Chapter.

27. This Chapter shall apply only to scheduled towns and to such other towns as the Local Government may, by notification, ² direct.

Roll of town lands to be kept.

28. There shall be kept by the Revenue Officer for every town to which this Chapter applies, a roll of town lands, in which shall be entered the names of the persons for the time being in possession of all lands within the town, together with such particulars as the Local Government may, by rule, prescribe.

Duty of registering officer on registration of document relating to title to land in towns.

29. Whenever any document affecting the title or right to possession of any land in any such town as aforesaid shall be registered under the ³ Indian Registration Act, 1877, the officer registering the same shall III of 1877. send to the Revenue Officer a true copy of the entries in the indexes, kept under the said Act, relating to such document.

Duty of parties to unregistered document transferring title to lands in towns.

30. Whenever the title or right to possession of any land in any such town as aforesaid shall be transferred otherwise than by a registered document, the transferor and transferee shall give notice to the Revenue Officer of the change in possession within thirty days from the date on which the transferee enters into possession.

Duty of persons acquiring possession of land otherwise than by transfer. 31. Whenever any person acquires possession of land in any such town as aforesaid otherwise than by transfer or assignment from the person previously in possession of such land, he shall, within thirty days from the date on which he enters into possession, give notice to the Revenue Officer of the change in possession and of the right under which he claims possession.

¹ Ante, p. 8.

² For instances of notifications applying Chapter VIII to other towns, see Burma Gazette, 1906, Pt. I, p. 824; ibid, 1907, Pt. I, p. 103; ibid, 1908, Pt. I, p. 330.

² See now the Indian Registration Act, 1908 (16 of 1908), Genl. Acts, Vol. VI.

1898: Bur. Act IV.] Lower Burma Town and Village Lands. 431
(Chap VIII—Record of Possession Chap IX—Miscellaneous.)

- 32. The Revenue Officer may in any case before altering the roll of Power of town lands, make a summary inquiry into the circumstances of any officer to alleged transfer, devolution of title, or acquisition of possession of any hold majury land, and may refuse to enter the name of any person on the roll as cases before being in possession of any land until he shall have been declared by the altering roll decree of a competent Civil Court to be entitled to possession thereof
- 33. Whoever, being bound by section 30 or section 31 to give notice Penalty to the Revenue Officer of a change in possession, shall fail to give such motice within the time prescribed therefor, shall be hable to such fine not exceeding one hundred rupees, as the Revenue Officer may impose the savegured and the such savegured as the savegured and the savegured and the savegured are the savegured as the savegured and the savegured are the savegured as the savegur
- 34. The Revenue Officer may at any time hold a summary inquiry Power of in order to ascertain who is in fact in possession of any land, and may officer biold enter in the roll of town lands the name of the person whom he finds to inquiry at be in possession
- 35. An entry in the roll of town lands of the name of any person as Presump being in possession of any land shall be presumptive evidence that such of present was, or is, in possession of the land, as the case may be arising from entry in roll
- 36 (1) The person whose name is for the time being entered in the Liability roll of town lands as being in possession of any land, shall be liable to offered in pay all revenue, taxes, rent and other Government demands in respect roll to pay of such land, whether he is in fact in possession of such land or not government.
- (2) Nothing in this section shall be taken to exempt from liability any other person who under this Act or under any other enactment for the time being in force may be liable to pay any such revenue, taxes, rent or other demand
- 37. Nothing in this Chapter shall apply to land held from the Govern-Prempton ent on a lease from month to month or under a tenancy determinable of certain and well

CHAPTER IX

MISCELLANEOUS

¹38 (I) A Revenue Officer may summon any person whose attendance Power to he considers necessary for the purpose of any business before him as a summon without the considers necessary for the purpose of any business before him as a summon without the considers necessary for the purpose of any business before him as a summon without the consideration of the consi

of a civil court about the code of Civil 1 rocedure '

Sections 38 and 38A were substituted for s 38 by s 9 of the Lower Burma Land and Revenue Law Amendment Act, 1907 (1 of 1907) post. The original s 38 was as follows— "38 Every Revenue Officer holding an incomer or hearing an appeal mode shall ing t and meat



(Chap IX -Miscellaneous)

¹rules, the Local Government may, subject to the control of the Governor to make General in Council, make rules to prescribe—

- (a) the manner in which, and the period for which, notice of receipt of an application under section 12 shall be given by the Revenue Officer under section 13,
- (b) the manner in which, and the period for which, notice of the Revenue Officer's proposal to cancel a declaration under section 14 shall be published;
- (c) the particulars to be entered in the roll of town lands to be kept under section 28,
- (d) the cases in which, the officers to whom, and the limitations and conditions subject to which, appeals shall be from orders and decisions of Revenue Officers,
- (e) the person or persons by whom, and the manner in which, anything required by this Act to be done and not therein specially provided for shall be done, and
- (f) generally, to carry out the provisions and objects of this Act
- 44 The power to make rules conferred on the Local Government by Publication section 17, section 28, and section 43, clauses (e), (d), (e) and (f) shall of rules be subject to the condition of the rules being made after previous publication and the rules so made shall not take effect until after they have been published in the gazette
- 45 No civil suit shall lie against any Revenue Officer in respect of Barofsuits anything done or purporting to have been done by him in good faith against Re under the provisions of this Act Officers
- 46 All sums levied by Government before the commencement of Legalization this Act in respect of lands in any town or village shall be deemed to of levy of have been lawfully levied, and no civil suit shall lie against the Secretary Government of State for India in Council, or against any public servant, in respect in the past of any such sum or in respect of anything done in levying and realizing it which might lawfully have been done for the purpose of enforcing a lawful demand
- 47. On and from the date of the commencement of this Act in any Pepcal of town or village, all enactments, rules and regulations (if any) relating existing ento any of the matters provided for by this Act and then having the relating of force of law shall be repealed

¹ For rules under s 43 and s 17 with reference to ss 12, 13, 14, 16 and 17, see Burma Gazette 1901, Pt I, p 589

Lower Burma Town and Village Lands. [1898: Bur. Act IV.

(The Schedule.)

Gambling.

[1899: Bur. Act I.

THE SCHEDULE.

[See section 4, clause (4).]

SCHEDULED TOWNS.

Rangoon.
Moulmein.

Λkyab Bassein.

Prome.

THE BURMA GAMBLING ACT, 1899.

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BURMA ACT No I of 1899 1

[APPLIES TO LOWER AND UPPER BURMA]

[10th March, 1899, 1st April, 1899]

An Act to provide for the punishment of public gambling and the keeping of common gaming-houses, and for the suppres sion of certain forms of gaming

Whereas it is expedient to make provisions for the punishment of Framble public gambling and the keeping of common gaming-houses, and for the suppressions of certain forms of gaming, It is hereby enacted as follows —

Preliminary

- 1. (1) This Act may be called the Burma Gambling Act, 1899 and Short title,
- (2) It extends to the whole of Burma except the Shan States
- 2 The Burma Gaming Act, 1884, is hereby repealed, and the Public Repeal. Gambling Act, 1867, shall from the commencement of this Act cease to be operative in Burma

^{&#}x27; lor Statement of Objects and Reasons see Burma Gazette, 1893, Pt III, p 116, for Report of the Select Committee, see stud, 1893, Pt III, p 13, for Proceedings relating to the Bill, see tota, 1893, Supplement, p 195

(Preliminary. Arrest without Warrant, etc., for Offences in Public Places.)

Interpretation-clause.

- 3. In this Act, unless there is anything repugnant in the subject or context—
- "Common gaming-house."
- (1) "Common gaming-house" means any house, enclosure, room, vessel or place, whether public or private, in which—
 - (a) any instruments of gaming are kept or used for the profit or gain of the person owning, occupying, using or keeping such house, enclosure, room, vessel or place, whether by way of charge for the use of the instruments of gaming as such, or of the house, enclosure, room, vessel or place, or otherwise howsoever for gaming purposes; or where—
 - (b) the game of ti or any other game or pretended game of a like nature is carried on:
- "Gaming" (2) The words "gaming" and "playing," with their grammatical and, "play-variations and cognate expressions, include taking part in the game of ti or in any other game or pretended game of a like nature:

"Instruments of gaming."

- (3) The expression "instruments of gaming" means and includes—
 - (a) any cards, dice, counters, coins, gaming-tables, gaming-cloths, gaming-boards or other articles devised or actually used for the purpose of gaming;
 - (b) any boxes, receptacles, lists, papers, tickets or forms used for the purpose of the game of ti or any other game or pretended game of a like nature.

Act not to apply to games of skill.

4. Nothing in this Act shall be held to apply to any game of mere human skill wherever played.

Arrest without warrant, etc., for Offences in Public Places.

Power to arrest with t warrant.

- 5. A police-officer may arrest without warrant any person who in any street or thoroughfare or place to which the public have access, and within the view of such police-officer—
 - (a) solicits or collects stakes for the game of ti or any other game or pretended game of a like nature; or
 - (b) plays for money or other valuable thing with any instrument of gaming; or
 - (c) sets birds or animals to fight; or
 - (d) being there present aids and abets such public fighting of birds or animals.

Power to And such police-officer may seize all instruments of gaming found in seize instrusions such place or on the persons of those whom he shall so arrest. gaming.

(Searches of, and Arrests in, Common Gaming houses, etc.)

Searches of, and Arrests in, Common Gaming houses, etc

6. (1) If the District Magistrate or any Sub-divisional Magistrate Power to or Magistrate of the first class, or a Magistrate of the second class enter and authorize specially empowered by the Local Government in this behalf, or the police to District Superintendent of Police, 1[on credible information or on other search sus sufficient grounds, has reason to believe that any house, enclosure, 100m, peeted vessel or place is used as a common gaming house, he may, after record-houses, etc ing in writing such information or grounds,] either himself do any of the following acts, or by warrant authorize any officer of police not below the rank of sergeant or officer in charge of a police station to-

- (a) enter, within seven days from the date thereof, with such assistance as may be found necessary, by night or by day, and by force, if necessary, any such house, enclosure, room, vessel or place, and
- (b) take into custody all persons whom he finds therein, whether they are then actually gaming or not, and
- (c) seize all instruments of gaming, and all moneys and articles of value, reasonably suspected to have been used or intended to be used for the purpose of gaming, which are found therein, and
- (d) search all parts of the house, enclosure, room, vessel or place, which he shall have so entered, when he has reason to believe that any instruments of gaming are concealed therein and also the persons of those whom he so takes into custody. and seize and take possession of all instruments of gaming found upon such search
- (2) No Magistrate 2 for District Superintendent of Police recording the substance of the information "[or] grounds of belief under sub section (1), shall be bound to specify therein the name of any informer
- (3) All searches under sub-section (1) shall be made in accordance with the provisions of sub section (3) of section 102, and of section 103 of the Code of Criminal Procedure, 1898

[&]quot;The words in "quare brackets in s 6 (1) were substituted for the words "upon cribble information, has reason to believe that any house, enclosure, room vessel or place used as a common gaming house, he may, after recording in writing the substance of such information and the grounds of such belief by s 2 (1) of the Burma Gambling Act Amendment Act, 1905 (Bur Act 1 of 1905), post

² The words in square brackets in sub-section (2) were inserted, and the word "or" substituted for the word " and " by s 2 (1) of the Burma Gambling Act Amendment Act, 1905 (Bur Act 1 of 1905), post

^{*} Genl Acts, Vol V

(Special Rules of Evidence, etc.)

2 (4) When any house, enclosure, room, vessel or place is entered under sub-section (1) by a police-officer, he shall, immediately after the completion of the proceedings under that sub-section, submit a report of such proceedings together with the warrant (if any) to a Magistrate who has jurisdiction to take cognizance of any offence which appears to have been committed and take or send to such Magistrate the persons arrested and articles seized:

Provided that the police-officer may release the persons so arrested on bail or on their own recognizances conditioned to appear before such Magistrate, and, unless he produces such persons before a Magistrate within three hours from the arrest, he shall release them on such bail or recognizances as may be reasonably sufficient:

Provided also that, if no persons are arrested, the police-officer shall submit a report of his proceedings to the Magistrate who issued the warrant, if any.

Special Rules of Evidence, etc.

Presumption upon instruments of found in places entered under Act.

7. When any instruments of gaming are found in any house, enclosure, room, vessel or place entered under the provisions of the last precedgaming being ing section, or about the person of any of those who are found therein, it shall be presumed, until the contrary is proved, that such house, enclosure, room, vessel or place is used as a common gaming-house, and that the persons found therein were there present for the purpose of gaming, although no play was actually seen by the Magistrate or police-officer, or by any one aiding in the entry.

Magistrate may require any person

²8. It shall be lawful for the Magistrate, before whom any persons are accused of an offence under this Act, to require any such persons to

² Section 8 was substituted by s. 3 of the Burma Gambling Act Amendment Act, 1905 (Bur. Act 1 of 1905), post. The original section was as follows:—

"8. It shall be lawful for the Magistrate before whom any persons shall be brought who have been found in any house, enclosure, room, vessel or place entered under the provisions of section 6, to require any such persons to give evidence touching any unlawful gaming in such house, enclosure, room, vessel or place, or touching any act done for the purpose of preventing, obstructing or delaying the entry into such house, enclosure, room, vessel or place or any part thereof, of any Magistrate or officer authorized as aforesaid."

¹ Sub-section (4) was substituted by s. 2 (3) of the Burma Gambling Act Amendment Act, 1905 (Bur. Act 1 of 1905), post. The original sub-section was as follows:—

[&]quot;(4) When any house, enclosure, room, vessel or place is entered by a police-officer under a warrant issued under sub-section (1), he shall, after the execution of such warrant, forthwith submit it to the Magistrate who issued it, or to the such warrant, forthwith submit it to the Magistrate who issued it, or to the nearest Magistrate empowered under clause (c) of section 190 of the Code of Criminal Procedure, 1898, together with a report of the proceedings thereunder, and shall together therewith take or send the persons arrested and all articles seized thereunder before such Magistrate:

Provided that, when it is not practicable to produce the persons so arrested before such Magistrate within three hours after their arrest, it shall be lawful for such police-officer to release them on bail on their own recognizances."

(Special Rules of Evidence, etc Penalties)

give evidence touching any unlawful gaming, or touching anything done accused of with reference to, or in furtherance of, any unlawful gaming, or touch offence under Act ing any act done for the purpose of preventing, obstructing or delaying to give the entry into any house, enclosure, room, vessel or place or any part evidence thereof, of any Magistrate or officer authorized to make such entry

9. Any person who shall have been concerned in gaming contrary to Witnesses to this Act, and ¹ [who shall be examined (under section 8 or otherwise) as a be absolved from numsh witness] before a Magistrate on the trial of any person for an offence ment under this Act and who, upon such examination, shall in the opinion of the Magistrate make true and faithful discovery, to the best of his knowledge, of all things as to which he shall be so examined, shall there upon receive from the said Magistrate a certificate in writing to that effect, and shall thereby be absolved from punishment for any offence under this Act committed by him during such gaming

Penalties

10. Any person who in any street or thoroughfare, or place to which Penalty for the public have accesssetting birds

(a) plays for money or other valuable thing with any instrument or animals to fight in of gaming, or

(b) sets any birds or animals to fight, or

(c) being there present aids and abets such public fighting of birds or animals.

shall be liable to a fine not exceeding fifty rupees, or to imprisonment for any term not exceeding one month

11. Whoever plays in any common gaming house, or is there present Penalty for for the purpose of gaming, whether or not actually playing, shall be liable playing or being in a for a first offence to a fine not exceeding one hundred rupees, or to im gaming prisonment for any term not exceeding one month, and for a subsequent house offence to a fine not exceeding two hundred rupees or to imprisonment for any term not exceeding two months

nublic streets

12 Whoever-

(a) being the owner or occupier, or having the use of any house, Penalty for enclosure, room, vessel or place, opens, keeps or uses the owning or same as a common gaming house, or

(b) being the owner or occupier of any house, enclosure, room, house vessel or place, knowingly permits the same to be opened, used or kept as a common gaming-house, or

(c) has the care or management of, or in any manner assists in conducting the business of any common gaming-house, or

1 The words in square bruckets in s 9 were substituted for the words " who shall be examined as a witness by a 4 of the Burma Gambling Act Amendment Act, 1905 (Bur Act 1 of 1905), post

having charge

[1899: Bur. Act I.

(Penalties. Bar to Prosecutions in certain cases. Destruction of Instruments of Gaming and Disposal of Valuables seized.)

(d) advances or furnishes money for the purpose of gaming with persons frequenting any common gaming-house,

shall be liable for a first offence to a fine not exceeding '[five hundred rupees] or to imprisonment for any term not exceeding three months, and for a subsequent offence to a fine not exceeding '[one thousand rupees] or to imprisonment for any term not exceeding six months.

Penalty on conducting game of ti and like games.

13. Whoever—

- (a) conducts or assists in conducting the game of ti, or any other game or pretended game of a like nature, as manager, stake-holder or daing; or
- (b) is according to the rules of the game or pretended game entitled to receive the surplus proceeds, or any part of the surplus proceeds, of the stakes after deducting the amount payable to the successful player or players; or
- (c) promotes the game or pretended game by soliciting or collecting stakes or otherwise,

shall be punished with imprisonment for a term which may for a first offence extend to six months, and for a subsequent offence to two years, or with fine, or with both.

Bar to Prosecutions in certain cases.

Bar to prosecutions in certain cases. 14. ² [No Court shall try]—

- (a) under section 10 or section 11 unless a complaint or a report or information in respect thereof has been made or given ² [to, or cognizance thereof has been taken by, a Magistrate] within seven days of the date of the alleged commission of the offence, or
- (b) under section 12 or section 13 unless a complaint or a report or information in respect thereof has been made or given ² [to, or cognizance thereof has been taken by, a Magistrate] within one month of the date of the alleged commission of the offence.

Destruction of Instruments of Gaming and Disposal of Valuables seized.

Convicting Magistrate may order destruction

15. (1) On the conviction of any person for an offence under section 11, 12 or 13 committed in any common gaming-house entered under the provisions of section 6, the convicting Magistrate may order any instru-

The words "five hundred rupees" and "one thousand rupees" in s. 12 were substituted for the words "two hundred rupees" and "four hundred rupees," respectively, by s. 5 of the Burma Gambling Act, 1905 (Bur. Act 1 of 1905), post.

The opening words of s. 14 were substituted for the words "No Magistrate shall take cognizance of an offence," and the words in square brackets in clauses (a) and (b), for the words "to him" by s. 6 of the Burma Gambling Act Amendment Act, 1905 (Bur. Act 1 of 1905), post.

(Destruction of Instruments of Gaming and Disposal of Valuables seized Security for Good Behaviour)

1899: Bur Act II]

Ferries

ments of gaming found therein to be destroyed, and may also order any of cards etc. other articles seized to be sold and converted into money, and the proceeds of valuables, thereof with all moneys seized therein to be forfeited, or, in his discressed too, may order any of such articles and the whole or any part of such moneys to be returned to the persons appearing to have been reverally thereunto entitled

(2) On the conviction of any person for an offence under clause (a) of section 10 or under section 11, 12 or 13, the convicting Magistrate may order all instruments of gaming seized under section 5 to be destroyed or forfeited.

16 The Magistrate trying the case may direct any portion of any Portion of fine which shall be levied under sections 10, 11, 12 and 13, or any part fine may be of the moneys or proceeds of articles seized and ordered to be forfeited wards under this Act, to be paid to any person who has contributed in any way to the conviction

Security for Good Behaviour

17. Whenever a District Magistrate, Sub divisional Magistrate, or, Power to when he is specially empowered in this behalf by the Local Government, a Magistrate of the first class, receives information that any person within the local limits of his jurisdiction earns his livelihood, wholly or in part, by unlawful gaming or by promoting or assisting in the promotion of unlawful gaming, he may deal with such person as neulv as may be as if the information received about him were of the description mentioned in section 110 of the 1 Code of Criminal Procedure, 1898, and for the purposes of any proceeding under this section the fact that a person earns his livelihood as aforesaid may be proved by evidence of general repute or otherwise.

BURMA ACT No II of 1899 2

[APPLIES TO LOWER AND UPPER BURMA]

[23rd March, 1899, 10th April, 1899]

An Act to amend the 3 Burma Ferries Act, 1898

Whereas it is expedient to amend the 3 Burma Terries Act, 1898, It is hereby enacted as follows —

 In section 4, clause (f), and in section 6 of the said Act, for the Amendment words "moneys received by way of compensation or composition" in each and 6 Burm

11

Genl Acts, Vol V Gazette, 1897, Pt III, p 29, for p 22, for Proceedings in Council, 89 p 197

Military Police.

[1899: Bur. Act II.

[1899: Bur. Act III.

section the words and figures "moneys received under section 29 or by way of composition" shall be substituted.

Amendment of section 19, Burma Act II, 1898. 2. In section 19 of the said Act, for the words "moneys received by way of compensation or composition" the words and figures "moneys received under section 29 or by way of composition," and for the words and figures "by sections 28 and 30" the words and figures "under powers conferred by sections 7 and 30," shall be respectively substituted.

Amendment of section 28 (re-numbered section 30), Burma Act II, 1898.

- 3. (1) In section 28 (hereinafter re-numbered so as to become section 30) of the said Act, after the words and figures "or section 27" and before the word "may," the following shall be inserted, namely:—
 - "and the whole or any portion of the amount realized under section 29."

Re-arrangement and renumbering of sections 28, 29 and 30, Burma Act II, 1898. (2) The said section 28 shall be removed from its former position and shall be inserted as the section next preceding section 31 of the said Act; and sections 29, 30 and 28 of the said Act as so amended and re-arranged shall be re-numbered as sections 28, 29 and 30, respectively.

BURMA ACT No. III of 1899.1

[19th March, 1899; 12th April, 1899.]

An Act to amend the 'Burma Military Police Act, 1887.

Whereas it is expedient to amend the ² Burma Military Police Act, xv 1887; It is hereby enacted as follows:—

Short title.

1. This Act may be called the Burma Military Police Act Amendment Act, 1899.

Amendment of section 3, sub-sections (5) and (6), Act XV, 1887.

- 2. For sub-section (5) and (6) of section 3 of the ² Burma Military XV Police Act, 1887, the following shall be substituted, namely:—
- "(5) 'Adjutant' means a person appointed by the Local Government to be an Adjutant of Military Police, and in Lower Burma includes a District Superintendent of Police and an Assistant District Superintendent of Police in charge of the police of a district or of a sub-division.
- "(6) 'Assistant Commandant' means a person appointed by the Local Government to be an Assistant Commandant or an Assistant Adjutant of Military Police, and includes an Assistant District Superintendent of Police not in charge of the police of a district or of a sub-division:

² Ante, p. 95.

¹ For Statement of Objects and Reasons, see Burma Gazette, 1899, Pt. III, p. 119; for Report of the Select Committee, see *ibid*, 1899, Pt. III, p. 19; for Proceedings in Council, see *ibid*, Supplement, p. 197.

- "(7) 'Inspector' means an inspector of Civil Police who has been appointed by the Inspector General of Police to be also an Inspector of Military Police
- "(8) The expressions 'reason to believe,' 'criminal force,' 'assault,' 'fraudulently' and 'voluntarily causing hurt' have the meanings assigned to them respectively in the 'Indian Penal Code'
- 3 (1) For the words or second in command" in sub-section (1) of Amendment section 4 of the said Act, the following shall be substituted, namely -

"Adjutant or Assistant Commandant"

- (2) To the same sub-section the following shall be added, namely -"and he shall be asked the questions in the said schedule set out. and in answering such questions he shall be bound to state the truth '
- 4 For section 5 of the said Act, the following shall be substituted, Amendment namels -

Ante. p 97 1

5 In section 8 of the said Act, the words "class of sepoy" shall be Amendment substituted for the words "rank of constable"

6. (1) In sub section (1) of section 9 of the said Act, for the words 1887 "or Second in command or an officer" the following shall be substituted, of section 9. namely -

"Adjutant or Assistant Commandant or an Inspector, or a subahdar or namadar "

(2) In the same sub-section for the words ' head quarters of a district during the absence of the Deputy Commissioner, Commandant and Second in command" the words "head quarters of a district or battalion during the absence of the Commandant, Adjutant and Assistant Commandant" shall be substituted

(3) In the same sub section the words "of the class of sepoy" shall be inserted between the words "officer" and "who"

(4) For sub clause (b) of the same sub section the following sub clauses shall be substituted, namely -

"(b) extra guards piclets or patrols,

(c) confinement to lines for any period not exceeding thirty days with punishment drill not exceeding fifteen days and there after fatigue duty"

7. In section 11 of the said Act, for the words "police officer not below Amendment the rank of Commandant" the words "Commandant, Adjutant or Assist. of section 11. ant Commandant" shall be substituted

8. In sections 12 and 13 of the said Act, for the words "or Second-Amendment in command, wherever they occur, the words "Adjutant or Assistant of sections 12 and 13, Commandant" shall be substituted

of section 4,

sub section (1) Act XV.

1887

of section 5. Act XV. 1887 of section 8.

Act XV. sub-section

(1), Act XV

Amendment of the schedule, Act XV, 1887.

- 9. (1) In the schedule of the said Act, for the words "through the Inspector, if any, to whom you may be subordinate, to a Commandant of Military Police or the Deputy Commissioner of the district in which you may be serving" the following shall be substituted, namely:—
- "through the officer to whom you may be subordinate, to a Commandant or Adjutant of Military Police."
- (2) To the schedule of the said Act, after the words "previous to your discharge" the following shall be added, namely:—

[Ante, p. 102.]

- (3) In the attestation clause of the schedule of the said Act, for the words "or Second-in-command" the following shall be substituted, namely:—
 - "Adjutant or Assistant Commandant."

THE RANGOON POLICE ACT, 1899.

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FORM

[1899: Bur. Act IV.

(Part I.—Preliminary.)

ACT No. IV of 1899.1

[27th March, 1899; 13th April, 1899.]

An Act to provide for the better regulation of the Police in Rangoon Town.

Preamble.

Whereas it is expedient to exclude Rangoon Town for certain purposes from the general police-district of Burma and to make provision for the regulation of the police within the limits so excluded; It is hereby enacted as follows:—

PART I.

PRELIMINARY.

1. (1) This Act may be called the Rangoon Police Act, 1899;

(2) It extends to Rangoon Town; and

- (3) It shall come into ² force on such day as the Local Government may, by notification, appoint in this behalf.
- 2. (1) Except as provided in the ³ Police Act, 1888, and in section 3 III of 1888 of this Act, the ⁴ Police Act, 1861, and Act ⁵ VIII of 1895, shall cease to ^{V of 1861}. take effect within the limits of Rangoon Town.
- (2) Subject to the provisions of section 3 of this Act and notwith-standing anything contained in section 12 of the Cantonments Act, 1889, XIII of 1889, the police-force employed in the Cantonment of Rangoon shall, for the purposes of this Act, be deemed to be part of the police-establishment constituted under this Act.

. (3) Nothing contained in this Act shall be construed to affect the provisions of the ³ Police Act, 1888.

III of 1888.

- 3. (1) Notwithstanding anything in this Act, the ⁴ Police Act, 1861, V of 1861. (as amended by subsequent Acts,) shall apply to all military and civil police-officers of the general police-district of Burma, stationed or employed within the limits of Rangoon Town, for the purposes of the organization, regulation and control of such police and of the discharge by them, within such limits, of police-functions connected with the administration of any parts of Burma beyond such limits.
- (2) Subject to any orders which the Local Government may make in this behalf, any such police-officer may discharge any functions of a police-officer in Rangoon Town and shall, while so discharging any functions not provided for in sub-section (1), be deemed to be a member

ibid. Supplement, pp. 197 and 341.

The Act came into force on the 15th June, 1899, see Burma Gazette, 1899, Pt. I, p. 304

Genl. Acts, Vol. IV.
Genl. Acts, Vol. I.

Short title, extent and

commence-

Repeal.

ment.

Saving of Act III, 1888. Act not to apply to Burma provincial police unless serving under Commissioner of Police.

¹ For Statement of Objects and Reasons, see Burma Gazette, 1899, Pt. III, p. 10; for Report of the Select Committee, see *ibid*, Pt. III, p. 23; for Proceedings in Council, see *ibid*, Symplement, pp. 197 and 341.

The Police Act (1861) Amendment Act, 1895, Genl. Acts, Vol. IV.

(Part I -Preliminary Part II -Constitution, Regulation and Powers of the Police)

of the police establishment constituted under this Act and be vested with the powers, functions and privileges and be subject to the liabilities of a police officer appointed under this Act

4. In the event of the limits of Rangoon Town being altered at any Effect of time hereafter .-

(a) this Act shall be deemed to extend to any area thereby in cluded within such limits from the date of such inclusion.

(b) this Act shall cease to be operative within, and the 'Police Act, 1861, (as amended by subsequent Acts,) shall extend to any area thereby excluded from Rangoon Town from the date of such exclusion,

unless it be otherwise expressly provided in the notification or enact ment altering such limits

5 In this Act, unless there is anything repugnant in the subject Interpreta or context,-

(1) "Cattle" includes, (besides horned cattle,) elephants, camels, 'Cattle" horses, asses, mules, sheep, goats and swine

(2) "Police" includes-

ខា

1888

" Police "

(a) all persons appointed under this Act, and

(b) any member of any other police establishment so far as may be necessary for the purposes of sub section (2) of section 3 of this Act, or of section 3 of the 2 Police Act, 1888

(3) "Shop" includes dwelling house and warehouse or other place "Shop." of business, or place where business is transacted

(4) "Vehicle" includes every description of wheeled conveyance ex- "Vehicle" cept perambulators and other conveyances designed for the carriage of children

PART II

CONSTITUTION, REGULATION AND POWERS OF THE POLICE

6 The superintendence of the police in Rangoon Town shall vest Superinten in, and subject to the general control of the Government of India, shall Local Gov be exercised by, the Local Government, and, except as authorized under comment. the provisions of this Act, no person, other or Court shall be empowered by the Local Government to appoint, supersede or control any policefunctionary.

Genl Acts, Vol I 2 Genl Acts Vol IV

(Part II.—Constitution, Regulation and Powers of the Police.)

Appointment of superior officers.

7. The Local Government shall appoint a Commissioner of Police for Rangoon Town, and in him shall be vested the administration of the police of that town subject to the direct control of the Local Government.

The Local Government may appoint so many Superintendents of Police as shall be sanctioned by the Government of India.

Powers of Commissioner of Police.

- 8. The Commissioner of Police—
 - (1) shall have the powers of a Magistrate so far as may be necessary for the purposes of preserving the peace, preventing crime, and detecting, apprehending and detaining offenders in order to their being brought before a Magistrate and so far as may be necessary for the performance of the duties assigned to the Commissioner of Police by this Act;
 - (2) shall perform the duties and exercise the powers of the Deputy Commissioner under the Lower Burma Towns Act, 1892; IX of 1892.
 - (3) shall likewise exercise the full powers conferred on the District Superintendent of Police by any law or regulation in force in Rangoon Town;
 - (4) may, when the holder of a license granted under the 2Indian Arms Act, 1878, is within the limits of Rangoon Town, XI of 1878. cancel or suspend such license, if, for reasons to be recorded in writing, he deems it necessary to do so for the security of the public peace;3*
 - (5) may, whenever sanction is necessary under section 29 of the ²Indian Arms Act, 1878, for the institution of proceedings XI of 1878. in respect of an offence under section 19, clause (f) of the said Act, give such sanction, notwithstanding anything contained in such sections; 3 [and]
 - 3(6) may do any acts which a Magistrate is authorized or required to do under sections 4, 5, 6A, 14 and 15 of the ⁴ Indian Lunatic Asylums Act, 1858.

1858. ⁵8A. Every Superintendent of Police may exercise the powers conferred on a District Superintendent of Police by section 6 of the 6 Burma Bur. Act I of 1899. Gambling Act, 1899.

XXXVI of

Power of Superintendent to issue warrant for search, etc., of common gaminghouse.

¹ See now Burma Act 3 of 1907, post.

² Genl. Acts, Vol. II.

³ The word "and" after sub-section (4) was omitted, and the word "and" after sub-section (5), and sub-section (6) were added by the Rangoon Police Act Amendment Act, 1907 (Bur. Act 4 of 1907), post.

⁴ Genl Acts Vol. I

⁴ Genl. Acts, Vol. I.

5 S. 8A was inserted by s. 3 of the Rangoon Police Act Amendment Act, 1907 (Bur. Act 4 of 1907), post. 6 Ante, p. 435.

(Part II -Constitution, Regulation and Powers of the Police)

9 The Rangoon police force shall be a separate police establishment General con stitution of and shall consist of such number of officers and men, and shall be constitution of tuted in such manner, and the members of such force shall receive such force pay, as shall from time to time be ordered by the Local Government subject to the control of the Government of India

10 The police force shall be under the exclusive direction and Control and control of the Commissioner of Police, who may from time to time, government with the previous sanction of the Local Government, frame rules for of the Ran the government of the force and the regulation of its duties

11 All police officers other than those mentioned in section 7, Commissioner of Police to shall, subject to such rules as the Local Government shall from time appoint in to time sanction be appointed by the Commissioner of Police, and every ferror police officers police officer so appointed shall receive, on his appointment, a certi ficate in the form annexed to this Act under the seal of the Commissioner of Police

12 Every police officer appointed under section 7 shall, by virtue Vesting of of his appointment and every police officer holding a certificate under powers funcsection 11 shall by virtue of such certificate, be vested with the pow privileges of (15, functions and privileges of a police officer

a police officer

Such certificate or appointment shall cease to have effect when the person named in it ceases for any reason to be a police officer

13 A police officer shall not, by reason of being suspended from Responsible office, cease to be a police officer. During the term of such suspension police officer the powers, functions and privileges vested in him as a police officer under sus shall be in abeyance but he shall continue subject to the same respon pension sibilities, discipline and penalties and to the same authorities as if he had not been suspended

14 No police officer shall engage in any employment or office Police officers

whatever, other than his duties under this Act, unless expressly per not to engago mitted in writing by the Commissioner of Police to do so

employment

15 Every police officer shall for the purposes of this Act, be Police-officer considered to be always on duty, and may at any time be employed always on as a police officer in any part of Rangoon Town

16 It shall be the duty of every police officer promptly to obey and Dutes of a execute all orders and warrants lawfully issued to him by any competent rol co off cor authority, and to talle lawful measures for-

(1) collecting and communicating intelligence affecting, and otherwise preserving, the public peace,

(2) preventing the commission of offences and public nuisances;

(3) detecting and bringing offenders to justice,

(4) apprehending persons whom he is legally authorized to apprehend, and for whose apprehension sufficient ground exists.

2 g 2

(Part II.—Constitution, Regulation and Powers of the Police.)

- (5) regulating processions and assemblies in public places;
- (6) regulating the traffic upon public thoroughfares and removing obstructions therefrom;
- (7) preserving order and decorum in public places, in places of public resort and in assemblies for public amusements;
- (8) protecting unclaimed or lost property, and finding the owners thereof;
- (9) taking charge of and impounding stray animals;
- (10) inspecting weights and measures and instruments for weighing;
- (11) assisting in the protection of life and property at fires;
- (12) protecting public property from loss or injury;
- (13) attending the Criminal Courts and keeping order therein;
- (14) escorting and guarding prisoners to and from prisons and places of detention; and
- (15) executing warrants of arrest, and serving summonses and notices whenever specially directed by a Magistrate to do so.

Police-officers to give two months' notice of resignation.

17. No police-officer appointed under section 11 shall be at liberty to withdraw himself from the duties of his office, unless expressly allowed to do so by the Commissioner of Police, nor without the leave of the Commissioner of Police to resign his office unless he shall have given to his superior officer notice in writing, for a period of not less than two months, of his intention to resign.

On ceasing to be a policeofficer every person to give up certificate and equipment. 18. Every person, who ceases to be a police-officer appointed under section 11, shall forthwith deliver up to the Commissioner of Police or to a Superintendent of Police his certificate and the clothing, accoutrements, appointments and other articles which have been supplied to him for the execution of his duty.

Penalty for refusing to do so.

If he neglects or refuses to do so, he shall be liable, on conviction, to imprisonment for a term which may extend to six months, or to a fine not exceeding two hundred rupees, or to both.

Punishments for breaches of discipline. 19. (1) The Commissioner of Police may, subject to any rules or orders which the Local Government may make or give in this behalf, at any time reduce any police-officer, appointed under section 11, whom he shall think remiss or negligent in the discharge of his duty, or unfit for the same, or

may, subject to any such rules or orders as aforesaid, award any one or more of the following punishments to any such police-officer, namely:—

- (a) fine to any amount not exceeding one month's pay;
- (b) deprivation of good conduct pay;

(Part II -Constitution, Regulation and Powers of the Police Part III - Special Provisions for Additional Police and Disturbed Areas)

- (c) removal from any post of distinction or special emolument.
- (d) confinement to quarters for a term not exceeding fifteen days, with or without nunishment drill, extra guards. fatigue or other duty
- (2) A Superintendent of Police may, subject to any such rules or orders as aforesaid, award to any police officer below the rank of Inspector any of the punishments specified in clause (d) of sub-section (1), for any minor offence not requiring any other punishment

20 Any police officer who-

(a) shall engage in any employment or office contrary to the against this provisions of section 14,

Penalties Act by a

- (b) shall withdraw himself from the duties of his office contrary police officer to the provisions of section 17.
- (c) being absent on leave shall fail, without reasonable cause, to report himself for duty on the expiration of such leave.
- (d) shall be guilty of any violation of duty, or wilful breach or neglect of any rule or lawful order made by competent authority.
- (e) shall be guilty of cowardice or
- (f) shall offer any unwarrantable personal violence to any person in his custody.

shall be liable, on conviction, to imprisonment for a term which may extend to three months, or to fine not exceeding three months' pay, or to both

21 All pay which shall be forfeited by, and fines inflicted on, mem- Fund for bers of the police force by virtue of the powers herein contained shall rewards to be paid into a fund to be called the "Rangoon Police Reward Fund," the police which fund shall be applied for the purpose of rewarding officers, ap-force pointed under section 11, for extra or special services

This fund shall be administered by the Commissioner of Police

PART III

SPECIAL PROVISIONS FOR ADDITIONAL POLICE AND DISTURBED AREAS

22 It shall be lawful for the Commissioner of Police, on the ap Additional plication of any person showing the necessity thereof, to depute or police officers appoint any additional number of police officers to keep the peace at the cost of any place within his jurisdiction. Such force shall be exclusively individuals. under the orders of the Commissioner of Police and shall be at the charge of the person making the application

(Part III.—Special Provisions for Additional Police and Disturbed Areas.)

Provided that it shall be lawful for the person on whose application such deputation or appointment shall have been made, on giving one month's notice in writing to the Commissioner of Police, to require that the police-officers so deputed or appointed shall be withdrawn; and such person shall be relieved from the charge of such additional force from the expiration of such notice.

Appointment of additional force in the neighbourhood of railway and other works. 23. Whenever any railway, canal or other public work, or any manufactory or commercial concern shall be carried on or be in operation in any part of Rangoon Town, and it shall appear to the Commissioner of Police that the employment of an additional police-force in such place is rendered necessary by the behaviour or reasonable apprehension of the behaviour of the persons employed upon such work, manufactory or concern, it shall be lawful for the Commissioner of Police, with the consent of the Local Government, to appoint or depute such additional force to such place, and to employ the same so long as such necessity shall continue, and to make orders, from time to time, upon the person having the control or custody of the funds used in carrying on such work, manufactory or concern, for the payment of the extra force so rendered necessary, and such person shall thereupon cause payment to be made accordingly.

Quartering punitive police in disturbed or dangerous areas.

- 24. (1) It shall be lawful for the Local Government, by proclamation to be notified in the gazette and in such other manner, if any, as the Local Government shall direct, to declare that any area has been found to be in a disturbed or dangerous state, or that, from the conduct of the inhabitants of such area or of any class or section of them, it is expedient to increase the number of police.
- (2) It shall thereupon be lawful for the Commissioner of Police, with the sanction of the Local Government, to employ any police-force in addition to the ordinary fixed complement to be quartered in the area specified in such proclamation as aforesaid.
- (3) Subject to the provisions of sub-section (5) of this section, the cost of such additional police-force shall be borne by the inhabitants of such area described in the proclamation.
- (4) The District Magistrate, after such inquiry as he may deem necessary, shall apportion such cost among the inhabitants who are, as aforesaid, liable to bear the same, and who shall not have been exempted under the next succeeding sub-section. Such apportionment shall be made according to the Magistrate's judgment of the respective means within such area of such inhabitants.
- (5) It shall be lawful for the Local Government, by order, to exempt any persons or class or section of such inhabitants from liability to bear any portion of such cost.

(Part III - Special Provisions for Additional Police and Disturbed Areas)

(6) Every proclamation issued under sub-section (1) of this sec tion shall state the period for which it is to remain in force, but it may be withdrawn at any time or continued from time to time for a further period or periods as the Local Government may in each case think fit to direct

Explanation -For the purposes of this and the next succeeding section, "inhabitants" shall include persons who themselves or by their agents or servants occupy or hold land or other immoveable pro perty within such area, and landlords who themselves or by their agents or servants collect rents direct from occupiers in such area, notwithstanding that they do not actually reside therein

25 (1) If, in any area in regard to which any proclamation Awarding compensation notified under the last preceding section is in force, death or grievous to sufferers hurt, or loss of or damage to property has been caused by or has en from miscon duct of sued from the misconduct of the inhabitants of such area, or any class inhabitants or section of them, it shall be lawful for any person, being an inhabit ant of such area who claims to have suffered injury from such mis conduct, to male, within one month from the date of the injury or such shorter period as may be prescribed, an application for compensa tion to the District Magistrate

- (2) It shall thereupon be lawful for the District Magistrate, with the sanction of the Local Government after such enquiry as he may deem neressary, and whether any additional police force has or has not been quartered in such area under the last preceding section, to---
 - (a) declare the persons to whom injury has been caused by, or has ensued from, such misconduct.
 - (b) fix the amount of compensation to be paid to such persons and the manner in which it is to be distributed among them, and
 - (c) assess the proportion in which the same shall be paid by the inhabitants of such area, other than the applicant, who shall not have been exempted from the limbility under the next succeeding sub section

Provided that the Magistrate shall not make any declaration or assessment under this sub section unless he is of opinion that such injury as aforesaid has arisen from a riot or unlawful assembly within such area and that the person who suffered the injury was himself free from blame in respect of the occurrences which led to such injury

(Part III.—Special Provisions for Additional Police and Disturbed Areas. Part IV.—Provisions for the Preservation of Peace and Order and for other Purposes.)

- (3) It shall be lawful for the Local Government, by order, to exempt any persons or class or section of such inhabitants from liability to pay any portion of such compensation.
- (4) Every declaration or assessment made or order passed by the District Magistrate under sub-section (2) shall be subject to revision by the Local Government, but save as aforesaid shall be final.
- (5) No civil suit shall be maintainable in respect of any injury for which compensation has been awarded under this section.
- 26. (1) All moneys payable under sections 22, 23, 24 and 25 shall be recoverable by the District Magistrate as a fine, or by a suit in any competent Court.
- (2) All moneys paid or recovered under sections 22, 23 and 24 shall, subject to such orders and directions as the Local Government may give, be applied to the maintenance of the police-force.
- (3) All moneys paid or recovered under section 25 shall be paid by the District Magistrate to the persons to whom and in the proportions in which the same are payable under that section.

Special Police-officers.

Special police-officers.

Recovery of

moneys pay-

23, 24 and 25.

able under sections 22,

27. The Commissioner of Police may of his own authority appoint special police-officers to assist the police-force on any temporary emergency.

Power of special police-officers.

28. Every special police-officer so appointed shall have the same powers, privileges and protection, and shall be liable to perform the same duties, and shall be amenable to the same penalties, and be subordinate to the same authorities, as the ordinary officers of police.

Punishment for refusing to serve.

29. If any person, being appointed a special police-officer under section 27, shall, without sufficient excuse, neglect or refuse to serve as such, or to obey any lawful order or direction, he shall be liable, on conviction, to a fine not exceeding fifty rupees for every such neglect or refusal or disobedience.

PART IV.

PROVISIONS FOR THE PRESERVATION OF PEACE AND ORDER AND FOR OTHER PURPOSES.

Provisions against Thieves and Vagabonds.

Apprehension and punish-

30. (a) Any person found between sunset and sunrise armed with any dangerous or offensive instrument whatsoever, and who

(Part IV -- Provisions for the Preservation of Peace and Order and for other Purposes)

is unable to give a satisfactory account of his reasons ment of for being so armed, the feet there are

- (b) any reputed thief found between sunset and sunrise lying others or lottering in any bazar, street, road, yard, thoroughfare or other place, who shall not give a satisfactory account of himself.
- (c) any person found between sunset and sunrise having his face covered or otherwise disguised and who is unable to give a satisfactory account of himself,
- (d) any person found between sunset and sunrise, within the precincts of any dwelling-house or other building whatsoever, or on board any vessel, without being able satisfactorily to account for his presence therein, and
- (e) any person having in his possession, without lawful excuse, any implement of house breaking,

may be taken into custody by any police officer without a warrant, and shall be liable to imprisonment which may extend to three months

- 31. Whoever has in his possession or conveys in any manner any-Penalty for thing which may reasonably be suspected to be stolen property as possession of defined in section 410 of the 'Indian Penal Code, shill, if he fails to suspected to account satisfactorily for his possession of the same, be punished with be stolen imprisonment which may extend to three months, or with fine, or with both
 - 2 31A (1) Whenever any person is convicted of an oftence under Powertore section 30 or section 31 before the Chief Court, or the Court of the Distorescentify trict Magistrate or of a Sub-divisional Magistrate or Magistrate of the behaviour on conviction under section.

and it is deemed necessary to require such person to execute a bond 30 or 31 for his good behaviour.

the convicting Court may, at the time of passing sentence on such person, and the Chief Court may, on appeal or in exercise of its revisional powers, order him to execute a bond, with or without sureties, for his good behaviour during such period not exceeding one year, and for such amount, as it thinks fit to fix

Provided-

firstly, that the amount of such bond shall be fixed with due regard to the circumstances of the case and shall not be excessive, and

³ S 31A was added by s 2 of the Rangoon Police Act Amendment Act 1904 (Bur Act 1 of 1904), post

(Part IV.—Provisions for the Preservation of Peace and Order and for other Purposes.)

secondly, that when the person so convicted is a minor, the bond shall be executed only by his sureties.

- (2) If the conviction is set aside on appeal or otherwise, the bond so executed shall become void.
- (3) The provisions of sections 120 to 126, 514 and 515 of the ¹ Code of Criminal Procedure, 1898, shall apply in the case of any security V of 1898. so required under this section:

Provided that the imprisonment for failure to give the security so required shall always be rigorous.

Powers of Entry and Inspection.

- 32. It shall be lawful for every police-officer, for any of the purposes mentioned in section 16, without a warrant to enter and inspect any pawnshop, ficensed lodging-house, public-house or bar, and any place of resort of loose or disorderly characters.
- 33. (1) It shall be lawful for any police-officer, generally or specially deputed to that duty by the Commissioner of Police, to enter without a warrant any shop for the purpose of inspecting the weights and measures and instruments for weighing kept or used therein; and

to seize any weight, measure or instrument for weighing which he may have reason to believe is false or, within the limits of the Rangoon Municipality, not in accordance with bye-laws made by the Rangoon Municipal Committee for prescribing the standard weights and measures to be used within the municipality.

(2) The police-officer making a seizure under sub-section (I) shall forthwith give information of such seizure to the Magistrate having jurisdiction; and,

if such weights, measures or instruments shall be found by the Magistrate to be false, they shall be destroyed.

34. Police-officers on duty shall have free admission to all places of public resort and assemblies for public amusement while open to any public resort. of the public.

Additional Powers to Arrest.

Admission of places of

35. Whoever—

(a) commits an offence on or with respect to the person or property of another; or

¹ Genl. Acts, Vol. V.

Power for police to enter pawnshops, licensed lodginghouses and places of resort of loose or disorderly characters. Powers of police-officer deputed to

enter and seize false

measures.

weights and

police to

Apprehension of offenders by private persons, if name, etc., unknown.

(Part IV -Provisions for the Preservation of Peace and Order and for other Purposes)

(b) in committing any offence described in this Act, injures or damages the person or property of another,

may, if his name and address be unknown, be apprehended by the person injured or by any person using the property to which the injury may be done, or by the servant of either of such persons, or by any person authorized by or acting in aid of him ,

and may be detained until he gives his name and address, and satisfies such person that the name and address so given are correct.

or until he can be delivered into the custody of a police officer

36 If any person, lawfully apprehended under the last preceding Punishment section, shall assault or forcibly resist the person by whom he shall for resisting be so apprehended or any person acting in his aid, he shall be liable by private to a fine not exceeding two hundred rupees

136A Any police officer may arrest without a warrant any person police officer committing, in his view, any of the offences described or referred to may arrest in this Act, if the name and address of such person be unknown to warrant in such police officer and cannot be ascertained by him then and there view of certa n

Regulation of Crowds, Traffic, etc.

unknown 37 (1) The Commissioner of Police may, as occasion requires, direct Regulation the conduct of all assemblies and processions on the public roads, of public streets and thoroughfares, and prescribe the routes by which, and the assembles times at which, such processions may pass rions and

(2) He may also, on being satisfied that it is intended by any per sons or class of persons to convene or collect an assembly in any such road street or thoroughfare, or to form a procession which would, in his judgment if uncontrolled, be likely to cause a breach of the peace, require, by general or special notice, that the persons convening or collecting such assembly or directing or promoting such procession shall apply for a license

(3) On such application being made, he may issue a license specifying the names of the licensees, and defining the conditions on which alone such assembly or such procession is to be permitted to take place, and otherwise giving effect to this section

(4) He may also regulate the extent to which music, torches or Music and other naked lights may be used in the streets on the occasions of festi-torches in vals and ceremonies

38 (1) Any Magistrate, or the Commissioner of Police or a Superin Powers with tendent or Inspector of Police, or any police officer in charge of assembles or

processions

offences if

name etc.

licensing of

Section 36A was added by s 4 of the Rangoon Police Act Amendment Act, 1907 (Bur Act 4 of 1907), post

(Part IV.—Provisions for the Preservation of Peace and Order and for other Purposes.)

violating conditions of license.

a station, may stop any procession which violates the conditions of a license granted under the last preceding section, and may order it or any assembly which violates any such conditions as aforesaid to disperse.

(2) Any procession or assembly which neglects or refuses to obey any order given under sub-section (1) shall be deemed to be an unlawful assembly within the meaning of section 141 of the Indian Penal Code. XLV of 1860

Power to keep order on public roads, etc.

- 39. Any police-officer may, subject to the general or special orders of the Commissioner of Police, give all proper orders and directions to any persons for the purpose of-
 - (a) keeping order on the public roads, streets, thoroughfares and landing-places, and at all other places of public resort;
 - (b) preventing obstructions on the occasions of assemblies and processions on the public roads and streets, or in the neighbourhood of places of worship during the times of public worship, and in any case when any road, street, thoroughfare or landing-place may be througed or may be liable to be obstructed.

40. Every person opposing or not obeying the orders issued under Penalty for the last three preceding sections, or violating the conditions of any license granted by the Commissioner of Police for the use of music, torches or naked lights, or for the conduct of assemblies and processions shall be liable to a fine not exceeding two hundred rupees.

41. Whoever, within such limits as shall be, from time to time, defined by the Commissioner of Police, in any public street, road, thoroughfare or place of public resort, commits any of the following offences, shall be liable to a fine which shall not exceed fifty rupees, or to imprisonment not exceeding eight days, or to both: -

(1) Whoever drives, rides or leads any elephant or wild animal, without the permission of the Commissioner of Police:

- (2) Whoever drives or otherwise propels any vehicle of any description between half an hour after sunset and half an hour before sunrise, without sufficient and proper lights:
- (3) Whoever, without reasonable cause, rides, drives or otherwise propels any vehicle or cattle otherwise than on the left or near side of the road so as to cause any obstruction, inconvenience, risk, danger or damage to any person:
- (4) Whoever rides or drives or otherwise propels any vehicle or cattle recklessly or furiously:

disobeying orders issued under the last three sections.

Punishment for certain ·offences on roads and public places :-

Driving elephant or wild animal:

riving a vehicle without sufficient lights:

Riding or driving otherwise than on left side of road:

Furious riding or driving: (Part IV.—Provisions for the Preservation of Peace and Order and for other Purposes)

(5) Whoever, to the obstruction, inconvenience, risk, danger or Exposing damage of any person—

(a) exposes for show, hire or sale any horse or other animal; animals, and

or or other animal; and or said any horse or other animal; and or

(b) cleans or dresses any horse or other animal, or cleans any vehicles carriage or other conveyance, or

(c) makes or repairs any part of any cart or carriage except in cases of accident where repairs on the spot are necessary,

(d) trains or breaks any horse or other animal,

except in such places and at such times as may be allowed by the Commissioner of Police

- (6) Whoever, by negligence or ill-usage in driving cattle, causes Negligence any zuschief to be done by such cattle, or in anywise misbehaves indriving himself in the driving, management or care of such cattle so as to cattle cause mischief or obstruction
- (7) Whoever, being in charge of a cart, carriage or horse, leaves Leaving cart, it at such a distance as not to have the same under due control
- (8) Whoever causes any cart or truck, with or without horses or control cattle, to remain or stand longer than may be necessary for loading thoroughlar or unloading, except at places lawfully appointed for the purpose, aminet or similar or trucks.

or leaves any cart, carriage or truck, or fastens any horse or other animal, so as to cause any obstruction in any thoroughfare,

or leads thereon more cattle than two at once

(9) Whoever leads or rides any horse or other animal, or draws, obstructing there or otherwise propels any vehicle, upon any foot-way, or fastens foot way by any animal so that it can stand across or on any foot-way

(10) Whoever causes obstruction or inconvenience to any person Exposing by placing any goods on the streets or foot-ways, whether for sale or goods otherwise, longer than is necessary for loading or unloading, except III as permitted under clause (q) of section 142 of the ¹Burma Municipal Act. 1898

(11) Whoever beats a drum, tom-tom or gong, or blows a horn, Beating shell or trumpet, or sounds any brass or other metal instrument or drums, etcutensil to the annoyance of any person, except at such times and places as shall be, from time to time, allowed by the Commissioner of Police:

(12) Whoever, without the consent of the Commissioner of Police, Illurainaputs up any post or other thing on the side of any public street for the purpose of fixing lamps or illuminations unless authorized to do so by the Rangoon Municipal Committee:

(Part IV.—Provisions for the Preservation of Peace and Order and for other Purposes.)

Bathing in public:

(13) Whoever bathes or washes himself in any public place not set apart for such purpose:

Being drunk and incapable: Indecent exposure of person:

- (14) Whoever is found drunk or riotous or incapable of taking care of himself:
- (15) Whoever wilfully and indecently exposes his person ** * or eases himself in a place not set apart for the purpose:

² (16) Rep. Bur. Act 4 of 1907.

Neglecting to fence dangerous places. (17) Whoever neglects to fence in or protect any excavation, well or other dangerous place or structure over which he has control.

Penalty for begging or seeking for

Penalty for

fire-balloons,

or discharg-

ing guns or fire-works.

lighting

bonfires, sending up

alms.

- ³ **41A.** Whoever—
 - (i) begs or applies for alms; or
 - (ii) seeks for or obtains alms by means of any false statement or pretence; or
 - (iii) exposes or exhibits any sore, wound, bodily ailment or deformity with the object of exciting charity or of obtaining alms,

shall be punishable with fine which may extend to fifty rupees, or with imprisonment which may extend to one month, or with both.

42. Whoever, within such times and limits as shall be, from time

- (a) sets fire to or burns any straw or other matter to the risk or damage of any person; or
- (b) sends up any fire-balloon; or

to time, defined by the Commissioner of Police,—

(c) in or near any public street, road or thoroughfare lights any bonfire, or wantonly discharges any fire-arm or air-gun, or lets off or throws any fire-work,

shall be liable to a fine which shall not exceed fifty rupees, or to imprisonment for a term not exceeding eight days, or to both.

Penalty for affixing bills.

43. Whoever, without the consent of the owner or occupier, affixes or authorizes the affixing of any poster, advertisement or notice against or upon any building, wall, fence or property, or writes upon, defaces or marks any such building, wall, fence or property with chalk or paint or in any way whatsoever; and

whoever does the like upon any public property of any description without the permission of the person in charge of such property,

Cl. 16 ran as follows:—
"Whoever begs or applies for alms, or seeks for or obtains alms by means of any false statement or pretences."

Section 41A was added by s. 6 of the Rangoon Police Act Amendment Act, 1907 (Bur-Act 4 of 1907), post.

The words "or any offensive deformity or disease," were repealed by s. 5 of the Rangoon Police Act Amendment Act, 1907 (Bur. Act 4 of 1907), post.

(Part IV.—Provisions for the Preservation of Peace and Order and for other Purposes.)

shall be liable to a fine which shall not exceed fifty rupees, or to imprisonment for a term not exceeding eight days, or to both.

143A. (1) On the complaint of three or more inhabitants that a Penalty for house is used as a brothel or by disorderly persons of any description, to kep a to the general annoyance of the inhabitants of the vicinity or of persons disorderly using any main street, any Magistrate of the first class or the Comhouse missioner of Police may summon the owner or occupier of such house to answer the complaint,

and, on being satisfied that such house is so used to such general annoyance, may order the owner or occupier to discontinue such use

- (2) Any such owner or occupier who fails to comply, within five days, with an order passed under sub-section (I), shall, on conviction before a Magistrate, be punishable with fine which may extend to twenty-five rupees for every day thereafter during which it is proved that the house has been continued to be so used
- (3) The Local Government may, by notification, declare what shall be deemed to be main streets for the purpose of sub section (1)
- ² 43B. (1) On a complaint or police-report that a house, situated in Fower to such local areas of Rangoon Town as the Commissioner of Police with problems and the sanction of the Local Government may, by public notice, declare to the residence is within the operation of this section, is used as a brothel or as a lodg- incertain ring-house or place of residence for one or more prostitutes at any time areas after the expiration of one month from the publication of such notice,

any Magistrate of the first class or the Commissioner of Police may summon the owner or occupier of such house, or any person alleged to be a prostitute residing or lodging therein, to answer such complaint or police-report,

and, on being satisfied that such house is so used, may order such owner or occupier to discontinue such use of it,

and, on being satisfied that any such person is a prostitute residing or lodging in such house, may pass an order prohibiting such prostitute from residing or lodging within the local areas to which this section has been so declared to apply.

(2) Any such owner, occupier or prostitute, who, on or after the fifth day from the date of an order passed under sub-section (I), fails to comply with such order, shall, on conviction before a Magistrate, be punishable with fine which may extend to twenty-five rupees for every

Section 43A was inverted by s 3 of the Rangoon Police Act Amendment Act, 1902 (Bur Act 2 of 1902) port section 43B was inverted by s 3 of the Rangoon Police Act Amendment Act, 1902 (Bur Act 2 of 1902), post

(Part IV.—Provisions for the Preservation of Peace and Order and for other Purposes.)

day thereafter on which it is proved that such house was so used, or that the accused resided or lodged within any such local areas (as the case may be), in contravention of the order passed against such accused.

¹ **43C.** Whoever, in any street, thoroughfare or place of public resort,—,

(a) loiters for the purpose of prostitution; or

(b) solicits any person to the commission of immorality,

shall be punishable with fine which may extend to fifty rupees or with imprisonment which may extend to eight days:

Provided that no Court shall take cognizance of an offence under this section except on the complaint of the person solicited, or of a policeofficer who is either an European or not below the rank of Head Constable, and who has been specially authorized in this behalf by a written order of the Commissioner of Police.

Imprisonment for non-payment of fine where substantive sentence of fine only has been passed for certain offences. License fees.

Penalty for soliciting or

loitering for

purposes of prostitution.

- ² 43D. Notwithstanding anything contained in section 65 of the Indian Penal Code, any person sentenced to fine only as a substantive XLV of 1860 sentence for any offence under sections 41, 41A, 42, 43 or 43C may be imprisoned in default of payment of such fine for any period not exceeding the maximum term of imprisonment fixed for such offence.
- 44. For every license granted by the Commissioner of Police under this Act, there shall be levied a fee of two rupees.

Protection of Unclaimed and Lost Property.

Unclaimed property.

45. It shall be the duty of every police-officer to take charge of all unclaimed property and furnish an inventory thereof to the Commissioner of Police.

Commissioner of Police may proclaim property.

46. The Commissioner of Police may proclaim the property and issue a proclamation specifying the articles of which it consists and requiring any person who has any claim thereto to appear and establish his right to the same within six months from the date of such proclamation.

Power to sell perishable property.

47. If the person entitled to the possession of such property is unknown or absent and the property is subject to a speedy and natural decay, or the Commissioner of Police is of opinion that its sale would be for the benefit of the owner, the Commissioner of Police may at any time direct it to be sold, and shall hold the nett proceeds of such sale in deposit until the expiration of six months from the date of the proclamation under section 46.

¹ Section 43C was inserted by s. 3 of the Rangoon Police Act Amendment Act, 1902

⁽Bur. Act 2 of 1902), post. Section 43D was inserted by s. 7 of the Rangoon Police Act Amendment Act, 1907 (Bur. Act 4 of 1907), post.
³ Genl. Acts, Vol. I.

(Part IV —Provisions for the Preservation of Peace and Order and for other Purposes Part V —Limitation of Proceedings)

- 48. (I) If no person shall within the period allowed claim such pro-Disposal of perty, it may, if not already sold, be sold under the orders of the Com-Property should no missioner of Police
- (2) The sale proceeds of property sold under the provisions of sub-appear section (1) or of section 47, to which no claim has been established, shall be at the disposal of Government
- 49. (1) Whenever any person dies intestate in Rangoon Town leav-Intestate's ing moveable property therein, the total value of which is under two hundred rupees, and the property is, in the absence of any person enhundred titled thereto, taken charge of by the police for the purpose of safe values custody, it shall be lawful for the Commissioner of Police to order the said property to be delivered, without letters of administration having been taken out, to any person claiming to be entitled to the whole or any part thereof

Provided that he shall be satisfied of the title of the claimant

Provided also that the Commissioner of Police may, before making any order under this section, take security for the due administration and distribution of the property

(2) Nothing contained in sub section (I) shall affect the right of any person to recover the whole or any part of such property from the person to whom it may have been delivered pursuant to such order

Destruction of Stray Dogs.

50. The Commissioner of Police may by public notice appoint, from Power to time to time, certain periods within which any dogs found straying may destroy stray be destroyed, and ten days after the issue of such notice any dog found straying, without a collar or other mark of ownership, beyond the enclosure of the house of his owner may be destroyed by such person and in such manner as the Commissioner of Police may direct

PART V.

LIMITATION OF PROCEEDINGS

51. All criminal proceedings against any person which may be law-Limitation of fully brought for anything done or intended to be done under the pro proceedions, visions of this Act, or under the general police powers hereby given, shall be commenced within three months after the act complained of shall have been committed, and not otherwise

52. No suit shall be instituted in any Civil Court against any person Notice of for anything done or intended to be done under the provisions of, or evil action.

ίn

Sanction of Commissioner

required for prosecution for certain offences under Act.

Plea that act was done

under

warrant.

of Police

(Part V.—Limitation of Proceedings. Part VI.—Power to make Rules.)

under the general police-powers given by, this Act, unless notice in writing of such suit and of the cause thereof shall have been given to the defendant or to the Commissioner of Police one month at least before the commencement of such suit:

Provided always that no suit shall in any case lie where such person shall have been prosecuted criminally for the same act.

- 53. No Court shall take cognizance of an offence punishable under section 20, clause (a), (b), (c) or (e), or section 29 without the previous sanction of the Commissioner of Police.
- 54. When any action or prosecution shall be brought, or any proceedings held, against any police-officer for any act done by him in such capacity, it shall be lawful for him to plead that such act was done by him under the authority of a warrant issued by a Magistrate.

Such plea shall be proved by the production of the warrant directing the act and purporting to be signed by such Magistrate, and the defendant shall thereupon be entitled to a decree in his favour notwithstanding any defect of jurisdiction in such Magistrate. No proof of the signature of such Magistrate shall be necessary unless the Court shall see reason to doubt its being genuine:

Provided always that any remedy which the party may have against the authority issuing such warrant shall not be affected by anything contained in this section.

PART VI.

Power to make Rules.

Power of Local Govent to 55. The Local Government may, from time to time, by notification, make rules consistent with this Act—

- (a) to regulate the procedure to be followed by Magistrates and police-officers in the discharge of any duty imposed upon them by or under this Act;
- (b) to prescribe the time, manner and conditions within and under which claims for compensation under section 25 are to be made, the particulars to be stated in such claims, the manner in which the same are to be verified, and the proceedings (including local enquiries if necessary) which are to be taken consequent thereon; and
- (c) generally for giving effect to the provisions of this Act.

1901: Bur. Act I] Land Revenue

TORM

TORM (Section 11)

A B has been appointed a member of the Rangoon Police-force under Burma Act, of 1899, and is vested with the powers, functions and privileges of a police-officer

Dated

Commissioner of Police, Rangoon.

BURMA ACT No I or 1900

(APPLIES IN LOWER BURMA)

[24th March, 1900, 20th April, 1900]

An Act to amend the Rangoon Water works Act, 1884

Whereas it is expedient to amend the Rangoon Water-works Act, 84 1884, It is hereby enacted as follows —

- 1. This Act may be called the Rangoon Water-works Act Amendment Short titk. 84 Act, 1900
 - 2. (I) For sub-section (I) of section 8 of the Rangoon Water-works Amendment Act, 1884, the following sub-section shall be substituted, namely sections [Ante, p 85]
 - (2) In sub-section (3) of the said section for the words "fifteen 1884 hundred gallons," wherever they occur, the following shall be substituted, namely, "three thousand gallons"

2 BURMA ACT No I of 1901

(Applies to Lower Burma)

[15th February, 1901, 16th March, 1901]

An Act to amend the Burma Land Revenue Act, 1876

WHEREAS It is expedient to amend the Burma Land and Revenue Presemble Act, 1876, It is hereby enacted as follows —

1. (1) This Act may be called the (Lower) Burma Land and Revenue Short title and conAct Amendment Act, 1901; and

Report of the Select Committee see total 1900 p b, and 10r Proceedings in Council, see total Copplement pp 2 and 192

For Statement of Objects and Reasons see Burma Gazette 1900 Pt III, p 39, for Report of the Select Committee see stid 1901 Pt III p 3, and for Proceedings in Council, see total, 1900, Supplement, p 1212, and total, 1901, Supplement, p 22

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¹ For Statement of Objects and Reasons see Burma Gazette 1899 Pt III p 61, for Report of the Select Committee see ibid 1900 p 6, and for Proceedings in Council, see ibid Symplement pp 2 and 192

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Land Revenue.

[1901: Bur. Act I. -

Military Police.

Γ1901: Bur. Act II.

Lower Burma Courts.

Γ1901: Eur. Act IV.

endment section), Act II, 376.

(2) It shall come into force at once.

2. In section 39 of the Burma Land and Revenue Act, 1876, for the II of 1876. words "any person who, without a license for the time being in force" the following shall be substituted, namely:-

"any person who, without, or in contravention of the terms of, a license for the time being in force."

¹ BURMA ACT No. II of 1901.

(APPLIES TO LOWER AND UPPER BURMA.)

[15th February, 1901; 23rd March, 1901.]

An Act to amend the Burma Military Police Act, 1887.

WHEREAS it is expedient to amend the Burma Military Police Act, XV of 1887. 1887; It is hereby enacted as follows:—

1. This Act may be called the Burma Military Police Act Amendment Act, 1901.

2. After section 11 of the Burma Military Police Act, 1887, the XV of 1887. following section shall be added, namely:-

[Ante, p. 101.]

² BURMA ACT No. IV of 1901.

(APPLIES TO LOWER BURMA.)

[8th March, 1901; 19th April, 1901.]

An Act to amend the Lower Burma Courts Act, 1900.

Whereas it is expedient to amend the Lower Burma Courts Act, VI of 1900. 1900; It is hereby enacted as follows:—

title mencement.

- 1. (1) This Act may be called the Lower Burma Courts Act (1900) Amendment Act, 1901; and
- (2) It shall come into force 3 on such date as the Local Government may, by notification, appoint in this behalf.
- 2. To section 13 of the Lower Burma Courts Act, 1900, the following VI of 1900. sub-section shall be added, namely:—

[Ante, p. 160.]

Burma Gazette, 1901, Pt. I, p. 299.

Short title.

insertion of new section 1. Act XV.

fter section 887.

Addition of new sub-section to section 13, Act VI, 1900.

For Statement of Objects and Reasons, see Burma Gazette, 1900, Pt. III, p. 38; for Report of the Select Committee, see ibid, 1900, p. 6, and for Proceedings in Council, see ibid, 1900, Supplement, p. 1212, and ibid, 1901, p. 42.

For Statement of Objects and Reasons, see Burma Gazette, 1901, Pt. III, p. 6, and for Proceedings in Council, see ibid, 1901, Supplement, p. 49, and ibid, Pt. III, p. 7.

Came into force on 24th June 1901, see Notification No. 202, dated 20th June, 1901,

men

1902: Bur. Act II.]

Rangoon Police. 1902: Bur. Act III.] burma Municipal.

3. Every appeal instituted before the commencement of this Act in Pe

the Court of Session from a sentence or order of a Court or Magistrate Cr exercising jurisdiction in the Rangoon Town shall be continued in such Ra Court of Session as if this Act had not been passed: Provided that if any appellant, before the final hearing of any such appeal, applies to such Court of Session or to the Chief Court for a transfer of such appeal to the Chief Court, such appeal shall be trans-

ferred to, and heard and decided by, the Chief Court, ¹ BURMA ACT No. II or 1902.

(APPLIES TO LOWER BURMA,)

[28th February, 1902; 17th March, 1902.]

An Act to amend the Rangoon Police Act, 1899. WHEREAS it is expedient to amend the Rangoon Police Act, 1899; Pro-

It is hereby enacted as follows:--

Bur Act

Bur Act III of 1898.

Bur Act IV of 1899

Bur Act III of 1898.

IV of 1899.

1. (1) This Act may be called the Rangoon Police Act Amendment Shot Act, 1902; and

(2) It shall come into force at once.

2. Section 181 of the Burma Municipal Act, 1898, shall cease to Rep apply to Rangoon Town. 3. After section 43 of the Rangoon Police Act, 1899, the following Add

sections shall be inserted, namely:-[Ante, pp. 463 and 461.]

² BURMA ACT No. III or 1902.

(APPLIES TO LOWER AND UPPER BURMA,)

[28th Pehruary, 1002; 17th March, An Act to amend the Burma Municipal Act, 1898.

WHEREAS it is expedient to amend the Burma Municipal Act, It is hereby enacted as follows:--1. (1) This Act may be called the Burma Municipal Act Amend ment Act, 1902; and

For Statement of Objects and Reasons, see Burma Gazette, 1601, Pt. 111, p. 40; for reasons, pp. 1, p. 111, p. 47; and that, 1992, p. 20; and for Proceedings in Council For Fetebrand of Objects and 1992, p. 25; and for Proceedings in Council For Fetebrand of Objects and 1992, p. 25; Burma Greette, 1991, pp. 111, p. 47; for Fetebrand of Objects and process.

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Land Revenue.

Γ1901: Bur. Act I.

Military Police.

71901: Bur. Act II.

Lower Burma Courts.

Γ1901: Bur. Act IV.

Amendment of section 39, Act II. 1876.

(2) It shall come into force at once.

2. In section 39 of the Burma Land and Revenue Act, 1876, for the II of 1876. words "any person who, without a license for the time being in force" the following shall be substituted, namely:-

"any person who, without, or in contravention of the terms of, a license for the time being in force."

¹ BURMA ACT No. II or 1901.

(APPLIES TO LOWER AND UPPER BURMA.)

[15th February, 1901; 23rd March, 1901.]

An Act to amend the Burma Military Police Act, 1887.

WHEREAS it is expedient to amend the Burma Military Police Act, XV of 1887. 1887; It is hereby enacted as follows:—

Short title.

Insertion of new section

after section 11. Act XV,

1887.

- 1. This Act may be called the Burma Military Police Act Amendment Act, 1901.
- 2. After section 11 of the Burma Military Police Act, 1887, the XV of 1887. following section shall be added, namely:-

 $\lceil Antr.$ p. 101.

² BURMA ACT No. TV of 1901.

(APPLIES TO LOWER BURMA.)

[8th March, 1901; 19th April, 1901.]

An Act to amend the Lower Burma Courts Act, 1900.

Whereas it is expedient to amend the Lower Burma Courts Act, VI of 1900. 1900; It is hereby enacted as follows:—

i ni title and commencement.

Addition of new sub-sec-

tion to section 13, Act

- 1. (1) This Act may be called the Lower Burma Courts Act (1900) Amendment Act, 1901; and
- (2) It shall come into force 3 on such date as the Local Government may, by notification, appoint in this behalf.
- 2. To section 13 of the Lower Burma Courts Act, 1900, the following VI of 1900. sub-section shall be added, namely:-

[Ante, p. 160.]

Burma Gazette, 1901, Pt. I, p. 299.

VI, 1900. ² For Statement of Objects and Reasons, see Burma Gazette, 1900, Pt. III, p. 38; for Report of the Select Committee, see *ibid*, 1900, p. 6, and for Proceedings in Council, see *ibid*, 1900, Supplement, p. 1212, and *ibid*, 1901, p. 42.

² For Statement of Objects and Reasons, see Burma Gazette, 1901, Pt. III, p. 6, and for Proceedings in Council, see *ibid*, 1901, Supplement, p. 49, and *ibid*, Pt. III, p. 7.

³ Came into force on 24th June 1901, see Notification No. 202, dated 20th June, 1901,

1901: Bur Act IV.7 I ower Burma Courts

Rangoon Police

1902. Bur. Act II 1 1902. Bur. Act III.7

Durma Municipal

3. Every appeal instituted before the commencement of this Act in Pending the Court of Session from a sentence or order of a Court or Magistrate Appeals in exercising jurisdiction in the Rangoon Town shall be continued in such Rangoon Court of Session as if this Act had not been passed

Provided that if any appellant, before the final hearing of any such appeal, applies to such Court of Session or to the Chief Court for a transfer of such appeal to the Chief Court, such appeal shall be trans ferred to, and heard and decided by, the Chief Court.

¹ BURMA ACT No II or 1902

(APPLIES TO LOWER BURMA)

[28th February, 1902, 17th March, 1902]

An Act to amend the Rangoon Police Act, 1899

WHEREAS it is expedient to amend the Rangoon Police Act, 1899, Preamble It is hereby enacted as follows -

- 1. (1) This Act may be called the Rangoon Police Act Amendment Short title Act. 1902, and mencement.
 - (2) It shall come into force at once
- 2 Section 181 of the Burma Municipal Act, 1898, shall cease to Pepcal. apply to Rangoon Town
- 3 After section 43 of the Rangoon Police Act, 1899, the following Addition of three sec sections shall be inserted, namely tions after

[Ante, pp 463 and 464]

section 43. Birma let 11, 1899

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2 BURMA ACT No. III of 1902

(APPLIES TO LOWER AND UPPER BURMA)

[28th February, 1902, 17th March, 1902]

An Act to amend the Burma Municipal Act, 1898

WHEREAS it is expedient to amend the Burm's Municipal Act, 1898, Pramble It is hereby enacted as follows -

1. (I) This Act may be called the Burma Municipal Act Amend Short tube an I com ment Act, 1902, and mencement.

Prof. Statement of Objects and Reasons see Burna Grzette 1901 Pt. III p 40, for Peport of the Select Committee see sted 1902 p 20 and for Proceedings in Coun if see sted 1901 Pt. III p 47, and sted 1902 p 26
For Statement of Objects and Reasons see Borma Gazette 1901 Pt. III p 43, for Report of the Select Committee see the 1902, 1902 p 22, and for Proceedings in Council, see

abid, 1901 p 48 and abid, 1902 p 27

- (2) It shall come into force at once.
- 2. (1) To section 40 of the Burma Municipal Act, 1898, the follow-Bur. Act ing sub-section shall be added, namely:—

[Ante, p. 354.]

(2) After section 40 of the said Act as amended by sub-section (1), the following section shall be inserted, namely:—

[Ante, p. 354.]

3. In section 92, sub-section (1), of the said Act, for clause (iii) the following clause shall be substituted, namely:—

[Ante, p. 377.]

4. Section 95 of the said Act is hereby repealed.

£

- 5. In section 142, clause (h), of the said Act, for the words "the same" the following shall be substituted, namely:—
 - "such public river, creek or stream."
- 6. After section 181 of the said Act the following sections shall be inserted, namely:—

[Ante, pp. 405 and 406.]

7. For sub-section (3) of section 210 of the said Act, the following sub-section shall be substituted, namely:—

[Ante, p. 416.]

8. For sections 211 and 212 of the said Act, the following sections shall be substituted, namely:—

[Ante, pp. 416 and 417.]

- 9. In section 213 of the said Act, after the words and figures "in pursuance of the provisions of section 211," the following shall be inserted, namely:—
 - "and any funds then vested in the committee appointed for the purposes of that section."

Amendment of section 92, sub-section (I), clause

Amendment

of section 40.

and insertion of new

section 40A in Burma Act III,

1898.

- (iii), Burma Act III, 1898. Repeal of section 95, Burma Act III, 1898.
- Amendment of section 142. clause (h), Burma Act III, 1898.
- Addition of two sections after section 181, Burma Act III, 1898.
- Substitution of a new sub-section for section 210, sub-secon (3), irma Act , 1898.
- Substitution of two new sections for sections 211 and 212, Burma Act III, 1898.
 - Amendment of section 213, Burma Act III, 1898.

THE BURMA FOREST ACT, 1902

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PRELIMINAR

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- (2) It shall come into force at once.
- 2. (1) To section 40 of the Burma Municipal Act, 1898, the follow-Bur. Act ing sub-section shall be added, namely:—

[Ante, p. 354.]

(2) After section 40 of the said Act as amended by sub-section (1), the following section shall be inserted, namely:—

[Ante, p. 354.]

3. In section 92, sub-section (1), of the said Act, for clause (iii) the following clause shall be substituted, namely:—

[Ante, p. 377.]

4. Section 95 of the said Act is hereby repealed.

E

- 5. In section 142, clause (h), of the said Act, for the words "the same" the following shall be substituted, namely:—
 - "such public river, creek or stream."
- 6. After section 181 of the said Act the following sections shall be inserted, namely:—

[Ante, pp. 405 and 406.]

7. For sub-section (3) of section 210 of the said Act, the following sub-section shall be substituted, namely:—

[Ante, p. 416.]

8. For sections 211 and 212 of the said Act, the following sections shall be substituted, namely:—

[Ante, pp. 416 and 417.]

- 9. In section 213 of the said Act, after the words and figures "in pursuance of the provisions of section 211," the following shall be inserted, namely:—
 - "and any funds then vested in the committee appointed for the purposes of that section."

section 40, d inseron of new stion 40A Burma et III,

f section 92, ub-section 7), clause iii), Burma et III, 898.

retion 95, rma Act 1, 1898.

- A. Indment of section 42, clause (h), Burma Act III, 1898.
- Addition of two sections after section 181, Burma Act III, 1898.
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82 Saving of rights of profit from the Burma Land and Revenue Act, 1876

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¹ BURMA ACT, No. IV of 1902.

(APPLIES TO LOWER AND UPPER BURMA.)

[3rd March, 1902, 27th March, 1902.]

An Act to consolidate and amend the law relating to forests, forest-produce and the duty leviable on timber in Burma.

WHEREAS it is expedient to consolidate and amend the law relating to forests, forest-produce and the duty leviable on timber in Burma; It is hereby enacted as follows —

CHAPTER I.

PRELIMINARY.

1. (1) This Act may be called the Burma Forest Act, 1902;

Title, extent and commencement.

(2) It extends to the whole of Burma, including the Shan States. Provided that the Local Government may, by notification, exempt any place from its operation, and

(3) It shall come into force at once.

- (4) A notification under the proviso to sub-section (2) exempting a place from the operation of this Act shall not affect any thing done, or the liability for any offence committed, or any fine or penalty imposed in such place, before such exemption
- 2. (1) The enactments specified in the schedule are hereby repealed Repeal to the extent specified in the fourth column thereof.
- (2) Every appointment made under any enactment repealed and re-Saving of enacted with or without modifications by this Act, shall, if such ments.

Pro Statement of Objects and Reasons, see Burma Gazette, 1901, Pt I, p 32, for Reasons of the Select Committee, see total, 1902, p 1, and for Proceedings in Council, see total, 1901, pp 46 and 50, and total, p 26

(Chap. I.—Preliminary.)

appointment would have continued in force after the commencement of this Act, except for such repeal, be deemed to have been made under this Act, and, if made for any special purposes under the provisions of the repealed enactment, then, so far as may be, for the purposes of the corresponding provisions of this Act.

- 3. In this Act unless there is anything repugnant in the subject or context,—
- (1) "cattle" includes also elephants, buffaloes, horses, mares, geldings, ponies, colts, fillies, mules, asses, pigs, rams, ewes, sheep, lambs, goats and kids:
- (2) "classification-mark" means a mark placed on timber to denote its origin or the agency by which it has been handled:
- (3) "Deputy Commissioner" includes a Superintendent of the Shan States:
 - (1) "forest-offence" means an offence punishable under this Act:
- (5) "Forest-officer" means any person appointed by or under the orders of the Government to be a Conservator, Deputy Conservator, Extra Deputy Conservator, Assistant Conservator, Extra Assistant Conservator, Forest-ranger, Deputy Forest-ranger, Forester or Forest-guard, or to discharge any function of a Forest-officer under this Act:
 - (6) "forest-produce" includes—
 - (a) the following when found in, or brought from a reserved forest or public forest-land, that is to say—
 - (i) trees and leaves, flowers and fruits, and all other parts or produce not hereinafter mentioned of trees;
 - (ii) plants not being trees (including grass, creepers, reeds and moss), and all parts of produce of such plants;
 - (iii) wild animals and skins, tusks, horns, bones, silk cocoons, honey and wax, edible birds' nests, bats' guano, and all other parts or produce of animals; and

(iv) peat, surface-soil, rock and minerals (including lime-stone laterite, mineral oils and all products of mines or quarries); and

(b) the following whether found in, or brought from, any such forest or forest-land, or not, that is to say—

timber, charcoal, caoutchouc, catechu, wood-oil, resin, natural varnish, bark, lac, mahua flowers and myrabolams:

¹ For notification under sub-section (5) in conjunction with s. 62, see note to that section.

1881

(Chap I —Preliminary)

- (7) "land at the disposal of the Government" means land in respect Land at the of which no person has acquired either—the Govern
 - (a) a permanent, heritable and transferable right of use and ment occupancy under any law for the time being in force, or
 - (b) any right created by grant or lease made or continued by, or on behalf of, the British Government
- (8) "Magistrate' means a Magistrate of the first or second class, Magistrate and any Magistrate of the third class specially empowered by the Local trate Government to try forest offences
- (9) 'property mark 'means a mark placed on timber to denote that Property after all purchase money or royalties due to the Government shall have mark been paid the owner of the mark has or will have a right of property in the timber
- (10) 'public forest land' means land at the disposal of the Govern Public ment and not included in a reserved forest
- (11) "reserved forest" means and includes a forest and every part Reserved of a forest—
 - (a) declared to be a reserved forest under the provisions of section 18 of this Act or the corresponding section of any enact ment previously in force in Burma, or
 - (b) declared to be a reserved forest under the provisions of any rules in force in Lower Burma previous to the 1st July 1882, and brought within the provisions of the ¹Burma Forest Act, 1881, by section 30 of that Act,

which shall not, at the time being, have ceased to be a reserved forest under section 29 of this Act or the corresponding provision of any such enactment or rules

- (12) "river" includes also streams, canals, creeks and other River channels, natural or artificial
- (13) "shifting cultivation" includes taungya cultivation and cultivation of such other kinds as the Local Government may, by notification, declare to be shifting cultivation for the purposes of this Act
- '14) "timber" includes trees when they have fallen, or have been 'Timber' felled and all wood, whether cut up or fashioned or hollowed out for any purpose or not
- (15) "tree" includes pilms, bamboos, stumps, brush wood and 'Tee" canes

(Chap. I.—Preliminary.)

appointment would have continued in force after the commencement of this Act, except for such repeal, be deemed to have been made under this Act, and, if made for any special purposes under the provisions of the repealed enactment, then, so far as may be, for the purposes of the corresponding provisions of this Act.

- 3. In this Act unless there is anything repugnant in the subject or context,—
- (1) "cattle" includes also elephants, buffaloes, horses, mares, geldings, ponies. colts, fillies, mules, asses, pigs, rams, ewes, sheep, lambs, goats and kids:
- (2) "classification-mark" means a mark placed on timber to denote its origin or the agency by which it has been handled:
- (3) "Deputy Commissioner" includes a Superintendent of the Shan States:
 - (1) "forest-offence" means an offence punishable under this Act:
- (5) "Forest-officer" means any person appointed by or under the orders of the Government to be a Conservator, Deputy Conservator, Extra Deputy Conservator, Assistant Conservator, Extra Assistant Conservator, Forest-ranger, Deputy Forest-ranger, Forester or Forest-guard, or to discharge any function of a Forest-officer under this Act:
 - (6) "forest-produce" includes—
 - (a) the following when found in, or brought from a reserved forest or public forest-land, that is to say—
 - (i) trees and leaves, flowers and fruits, and all other parts or produce not hereinafter mentioned of trees;
 - (ii) plants not being trees (including grass, creepers, reeds and moss), and all parts of produce of such plants;
 - (iii) wild animals and skins, tusks, horns, bones, silk cocoons, honey and wax, edible birds' nests, bats' guano, and all other parts or produce of animals; and

(iv) peat, surface-soil, rock and minerals (including lime-stone laterite, mineral oils and all products of mines or quarries); and

(b) the following whether found in, or brought from, any such forest or forest-land, or not, that is to say—

timber, charcoal, caoutchouc, catechu, wood-oil, resin, natural varnish, bark, lac, mahua flowers and myrabolams:

¹ For notification under sub-section (5) in conjunction with s. 62, see note to that section.

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(Chap I -Preliminary)

- (7) "land at the disposal of the Government" means land in respect 'Land at the disposal of which no person has acquired either—
 - (a) a permanent, heritable and transferable right of use and ment occupancy under any law for the time being in force, or
 - (b) any right created by grant or lease made or continued by, or on behalf of, the British Government
- (8) "Magistrate" means a Magistrate of the first or second class, 'Magistrate and any Magistrate of the third class specially empowered by the Local trate Government to try forest offences
- (9) "property mark" means a mark placed on timber to denote that "Property after all purchase money or royalties due to the Government shall have mark, been prud, the owner of the mark has or will have a right of property in the timber.
- (10) "public forest land" means land at the disposal of the Govern Public ment and not included in a reserved forest
- (11) "reserved forest" means and includes a forest and every part' Reserved of a forest—
 - (a) declared to be a reserved forest under the provisions of section 18 of this Act or the corresponding section of any enact ment previously in force in Burma, or
 - (b) declared to be a reserved forest under the provisions of any rules in force in Lower Burma previous to the 1st July 1882, and brought within the provisions of the ¹ Burma Forest Act, 1881, by section 30 of that Act,

which shall not, at the time being, have ceased to be a reserved forest under section 29 of this Act or the corresponding provision of any such enactment or rules

- (12) "river" includes also streams, canals, creeks and other River channels, natural or artificial
- (13) "shifting cultivation" includes taungya cultivation and Shifting cultivation of such other kinds as the Local Government may, by notification, declare to be shifting cultivation for the purposes of this Act
- (14) "timber" includes trees when they have fallen, or have been "Timber" felled, and all wood, whether cut up or fashioned or hollowed out for any purpose or not
- (15) "tree" includes palms, bamboos, stumps, brush-wood and "Ter" canes

¹ Repealed by this Act

[1902: Bur. Act IV.

(Chap. II.—Reserved Forests.)

CHAPTER II.

RESERVED FORESTS.

Power to Constitute Reserved Forests.

'ower to constitute eserved orests.

4. The Local Government may constitute any land at the disposal of the Government a reserved forest in manner hereinafter provided.

Procedure, &c., on Proposal to constitute Reserved Forests.

Notification by Local Government of proposal to constitute a reserved forest.

- 5. (1) Whenever it is proposed to constitute any land a reserved forest, the Local Government shall publish a notification—
 - (a) specifying as nearly as possible the situation and limits of such land;
 - (b) declaring that it is proposed to constitute such land a reserved forest;
 - (c) appointing an officer (hereinafter called the Forest-settlement-officer) to inquire into and determine the existence, nature and extent of any rights claimed by, or alleged to exist in favour of, any person in or over any land comprised within such limits, and any claims relating to the practice within such limits of shifting cultivation and to deal with the same as provided in this Chapter.
- (2) The Forest-settlement-officer shall ordinarily be a person other than a Forest-officer, but the Forest-officer may be appointed by the Local Government to assist the Forest-settlement-officer in the inquiry prescribed by this Chapter.
- 6. When a notification has been published under section 5, the Forest-settlement-officer shall publish in the language of the country, at the head-quarters of each township or Shan State in which any portion of the land mentioned in such notification is situate, and in every town and village in the neighbourhood of such land, a proclamation—
 - (a) specifying as nearly as possible the situation and limits of the forest proposed for reservation;

(b) setting forth the substance of the provisions of the next following section;

(c) explaining the consequences which, as hereinafter provided, will ensue on the reservation of such forest; and

(d) fixing a period of not less than three months from the date of the publication of such proclamation, and requiring every person claiming any right or making any claim referred to or mentioned in section 5 either to present to such officer within such period a written notice specifying, or to

Proclamation by Forestsettlementofficer.

(Chap II -Reserved Forests)

appear before him within such period and state the nature of such right or claim

- 7 (1) During the interval between the publication of such pro bar of clamation and the date fixed by the notification declaring the forest to accrual of forest rights be reserved as hereinafter provided, no right shall be acquired in or over after proclathe land mentioned in such notification, except by succession or under matter against or contract in writing made or entered into by, or on behalf of, the Government or some person in whom such right or power to create such right was vested when the proclamation was published, and, on such land no new house shall be built or plantation formed, no fresh cleanings for cultivation or for any other purpose shall be made, and no trees shall be cut for the purpose of trade or manufacture except as hereinafter provided
- (2) Nothing in this section shall be deemed to prohibit any act done with the permission in writing of the Forest settlement officer, or any clearings lawfully made for shifting cultivation by persons in the habit of practising such cultivation on such land

Settlement of Rights, &c , before Reservation

- 8 (I) The Forest settlement officer shall take down in writing all Inquiry by statements made under section 6 and shall inquire into all claims made Forest under that section, and into the existence of any right or practice officer mentioned in section 5 in respect of which no claim is made
- (2) The Forest settlement officer shall at the same time consider and record any objection which the Forest officer if any, appointed under section 5 to assist him, may make to any such claim or with respect to the existence of any such right or practice
- (3) In the case of a claim relating to the practice of shifting cultivation, the Forest settlement officer shall pass an order specifying the particulars of such claim, and permitting, or refusing to permit, such practice wholly or in part
- (4) In the case of any other claim the Porest settlement officer shall pass an order specifying the particulars of such claim and admitting or rejecting the same wholly or in part
- (5) The particulars recorded under sub section (3) or sub section (4) shall be such as may be necessary in order to define the nature, incidents and extent of the privilege solicited or right claimed
- 9 (1) For the purposes of such inquiry the Forest settlement officer Powers of may exercise—

 may exercise—

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 - (a) the powers of a Demarcation officer under the ¹ Burma officer Boundaries Act, 1880, and

(Chap. II.—Reserved Forests.)

- (b) the powers conferred on a Civil Court by the ¹ Code of Civil XIV Procedure for compelling the attendance of witnesses and the production of documents.
- (2) Before the issue of the notification under section 18, the Forest-settlement-officer may, for sufficient reason and after due notice to the claimant and other persons concerned within three months of any order passed under section 8, section 10, section 11, section 12 or section 13, review such order and pass a new order after holding such further inquiry as he may consider necessary:

Provided that no agreement or acquisition under section 12, subsection (I), clause (c), or section 13, sub-section (I), clause (a) or clause (c), which has received the sanction of the Local Government, shall be so reviewed without a like sanction or after such agreement has been performed or after possession has been taken of the land so acquired.

- 10. (1) If the practice of shifting cultivation is permitted wholly or in part under section 8, sub-section (3), the Forest-settlement-officer may—
 - (a) alter the limits of the forest proposed for reservation so as to exclude land of sufficient extent, of a suitable kind, and in a locality reasonably convenient for the purposes of the claimants; or
 - (b) cause certain portions of the forest proposed for reservation to be separately demarcated, and give permission to the claimants to practise shifting cultivation under such rules and conditions as he may prescribe.
- (2) The practice of shifting cultivation shall be deemed a privilegesubject to control, restriction and abolition by the Local Government, without payment of compensation, and, unless otherwise expressly permitted in the notification issued under section 18, such cultivation shall be practised only by the person to whom such permission is granted.

11. When a claim to-

(a) a right-of-way,

- (b) a right to a water-course or to the use of water, or
- (c) a right of pasture or to forest-produce

is admitted, wholly or in part under section 8, sub-section (4), if the right is for the beneficial enjoyment of any land or building, the Forest-settlement-officer shall, in addition to the particulars required by sub-section (5) of that section, record the designation, position and area of such land, or the designation and position of such building.

Order on claim to right-of-way, water-course or pasture or to forestproduce.

Treatment of claim

relating to

practice of shifting

cultivation.

¹ See now the Code of Civil Procedure, 1908 (Act 5 of 1908), Genl. Acts, Vol. VI.

(Chap II -Reserved Forests)

12 (1) When the Forest settlement officer has admitted wholly or Provision for in part and recorded under sections 8 and 11 a claim to a right of pasture right of or to forest produce, he shall-

- (a) as far as possible provide for the exercise of such right by admitted. altering the limits of the forest proposed for reservation so as to exclude land of sufficient extent, of a suitable kind, and in a locality reasonably convenient for the purposes of the claimant, or
 - (b) as far as possible provide for the exercise of such right by recording an order containing the particulars specified in sub section (2), and continuing to the claimant a right of pasture or to forest produce (as the case may be), subject to the control of the Local Government, or
 - (c) subject to the sanction of the Local Government, commute such right by paying a sum of money in lieu thereof, or, with the consent of the claimant, by the grant of land or in such other manner as such officer thinks fit
- (2) An order passed under clause (b) of sub section (I) shall record. as far as practicable,-
 - (i) in the case of a right of pasture, the number and description of the cattle which the claimant is from time to time entitled to graze, the local limits within which, and the seasons during which, such pasture is permitted, and such other particulars as may be required in order to define the extent of the right which is continued and the mode in which it may be exercised, and
 - (11) in the case of a right to forest produce, the quantity of such produce which the claimant is authorized to take or receive. and the local limits within which, the seasons during which, and the mode in which, the taking or receiving of such produce is permitted, and such other particulars as may be required in order to define the extent of the right which is continued and the mode in which it may be exercised
- 13. (1) If a claim to a right in or over any land other than a right Order on referred to in section 11 is admitted wholly or in part under section 8, other claims, sub section (4), the Forest settlement officer may-
 - (a) come to an agreement with the claimant for the surrender of the right subject to the condition that such agreement shall not be performed unless and until the sanction of the Local Government has been obtained in that behalf, or

(Chap. II.—Reserved Forests.)

- (b) exclude the land from the limits of the forest proposed for reservation either by altering the external boundary of such forest or by demarcating the land within the external boundary; or
- (c) proceed to acquire such land in the manner provided by the Land Acquisition Act, 1894, as modified by sub-section (2) 1 of 1894, of this section.
- (2) For the purpose of so acquiring such land-
 - (i) the Forest-settlement-officer shall be deemed to be a Collector proceeding under the Land Acquisition Act, 1894; I of 1894.
 - (ii) the claimant shall be deemed to be a person interested and appearing before him in pursuance of a notice given under section 9 of that Act;
 - (iii) the provisions of the preceding sections of that Act shall be deemed to have been complied with;
 - (iv) the Collector, with the consent of the claimant, may award-compensation in land, or partly in land and partly in money; and
 - (r) possession of the land to be acquired shall not be taken on behalf of the Government, and no payment or transfer of land to the claimant shall be made, in pursuance of an award under this sub-section, unless and until the sanction of the Local Government has been obtained in that behalf.

Appeal from order passed under this Chapter.

14. Any person who has made a claim under this Chapter may, within three months from the date of any order passed on such claim by the Forest-settlement-officer, under section 8, section 10, section 11, section 12 or section 13, present an appeal from such order to such officer of the Revenue Department, of rank not lower than that of a Deputy Commissioner, as the Local Government may, by notification, ² appoint to hear appeals from such orders.

Presentation and hearing of appeals.

- 15. (1) Every appeal under the last foregoing section shall be made by petition in writing, and may be delivered to the Forest-settlementofficer, who shall forward it without delay to the officer competent to hear the same.
- (2) In Upper Burma including the Shan States the appeals shall be heard in the manner prescribed for the hearing of appeals under the ³Upper Burma Land and Revenue Regulation, 1889, and in Lower III of 1889. Burma under the ³ Burma Land and Revenue Act, 1876; and such ¹¹ of 1876. officer may, for the purpose of such appeal, exercise all the powers

¹ Genl. Acts, Vol. IV. ² For notification under section 14, appointing officers to hear appeals, see Burma Gazette, 1903, Pt. I, p. 880. ³ Ante, p. 219, and 8, respectively.

shall cease to apply to such land

(Chap II -Reserved Forests)

held by him under such Act or Regulation and the rules thereunder, and may, before the issue of the notification under section 18, likewise review any order passed by him on such appeal

16. The Local Government may, before the issue of the notification Revision by under section 18, revise any order passed by a Forest settlement-officer Local Govor an appellate officer under the preceding sections, and may remand the case for further inquiry or pass any order which the Forest settlementofficer could have passed

Provided that no agreement or acquisition under section 12 sub section (1), clause (c), or section 13, sub section (1), clause (a) or clause (c), which has been sanctioned by the Local Government as required by such section shall be set aside after a part performance of such agreement or after possession of the land has been taken under such acquisition

Power to Abandon Proposal

17. The Local Government may, at any time before the publication Abandon of a notification under section 18, withdraw from a proposal to constitute proposal to any land a reserved forest When such withdrawal is determined on, a reserve proclamation shall be published by the Deputy Commissioner in the same places and in the same manner as the proclamation under section 6 was published, announcing that the proposed reservation has been abandoned On the publication of such proclamation, the provisions of section 7

Constitution of Reserved Forests and Powers, Rights and Duties therein

18. (1) When the following events nive occurred, namely --

Notification

- (a) the period fixed under section 6 for preferring claims has forest elapsed, and all claims, if any, made within such period reserved have been disposed of by the Forest settlement-officer, and
- (b) if such claims have been made, the period fixed by section 14 for appealing from the orders passed on such claims has elapsed, and all appeals, if any, presented within such period have been disposed of by the appellate officer, and
- (c) all lands, if any, to be included in the forest proposed for reservation which the Porest settlement officer has, under section 13, elected to acquire under the 1 Land Acquisition Act, 1894, have become vested in the Government under that Act.

the Local Government may publish a notification specifying the limits of the forest which it is intended to reserve, declaring the same to be

(Chap. II.—Reserved Forests.)

- (b) exclude the land from the limits of the forest proposed for reservation either by altering the external boundary of such forest or by demarcating the land within the external boundary; or
- (c) proceed to acquire such land in the manner provided by the ¹ Land Acquisition Act, 1894, as modified by sub-section (2) 1 of 1891, of this section.
- (2) For the purpose of so acquiring such land-
 - (i) the Forest-settlement-officer shall be deemed to be a Collector proceeding under the ¹ Land Acquisition Act, 1894; I of 1894.
 - (ii) the claimant shall be deemed to be a person interested and appearing before him in pursuance of a notice given under section 9 of that Act;
 - (iii) the provisions of the preceding sections of that Act shall be deemed to have been complied with;
 - (iv) the Collector, with the consent of the claimant, may awardcompensation in land, or partly in land and partly in
 money; and
 - (r) possession of the land to be acquired shall not be taken on behalf of the Government, and no payment or transfer of land to the claimant shall be made, in pursuance of an award under this sub-section, unless and until the sanction of the Local Government has been obtained in that behalf.
- 14. Any person who has made a claim under this Chapter may, within three months from the date of any order passed on such claim by the Forest-settlement-officer, under section 8, section 10, section 11, section 12 or section 13, present an appeal from such order to such officer, of the Revenue Department, of rank not lower than that of a Deputy Commissioner, as the Local Government may, by notification, ² appoint to hear appeals from such orders.
- 15. (1) Every appeal under the last foregoing section shall be made by petition in writing, and may be delivered to the Forest-settlement-officer, who shall forward it without delay to the officer competent to hear the same.
- (2) In Upper Burma including the Shan States the appeals shall be heard in the manner prescribed for the hearing of appeals under the ³Upper Burma Land and Revenue Regulation, 1889, and in Lower III of 1889. Burma under the ³Burma Land and Revenue Act, 1876; and such ¹¹ of 1876. officer may, for the purpose of such appeal, exercise all the powers

under this Chapter.

Appeal from order passed

Presentation and hearing of appeals.

¹ Genl. Acts, Vol. IV. ² For notification under section 14, appointing officers to hear appeals, see Burma Gazette, 1903, Pt. I, p. 880. ³ Ante, p. 219, and 8, respectively.

(Chap II -Reserved Forests)

held by him under such Act or Regulation and the rules thereunder, and may before the issue of the notification under section 18, likewise review any order passed by him on such appeal

16 The Local Government may before the issue of the notification Revision by under section 18 revise any order passed by a Torest settlement officer Local Gov or an appellate officer under the preceding sections, and may remand the case for further inquiry or pass any order which the Forest settlement officer could have passed

Provided that no agreement or acquisition under section 12 sub section (1), clause (c) or section 13, sub-section (1) clause (a) or clause (c), which has been sanctioned by the Local Government as required by such section shall be set aside after a part performance of such agreement or after possession of the land has been taken under such acquisition

Power to Abandon Proposal

17 The Local Government may, at any time before the publication Abandon of a notification under section 18 withdraw from a proposal to constitute ment of proposal to any land a reserved forest When such withdrawal is determined on, a re erre proclamation shall be published by the Deputy Commissioner in the same places and in the same manner as the proclamation under section 6 was published announcing that the proposed reservation has been abandoned On the publication of such proclamation, the provisions of section ? shall cease to apply to such land

Constitution of Reserved Forests and Powers, Rights and Duties therein

18 (1) When the following events nave occurred namely -

- (a) the period fixed under section 6 for preferring claims has forest elapsed, and all claims if any, made within such period re-erred. have been disposed of by the Forest settlement-officer, and
 - (b) if such claims have been made, the period fixed by section 14 for appealing from the orders passed on such claims has elapsed, and all appeals, if any, pre ented wrain such period have been disposed of by the appellate of and
 - (c) all lands if any, to be included in the forest proved for reservation which the Forest settlement-office Law under section 13, elected to acquire under the 1 Land Argui tion Act, 1894, have become ve ted in the Government under that Act.

the Local Government may publish a notification spectrum the limit of the forest which it is intended to re erve, declaring the same to be

(Chap. II.—Reserved Forests.)

reserved from a date fixed by such notification and mentioning therights and privileges recognized and conceded in respect thereof.

(2) From the date so fixed such forest shall be deemed to be a reserved forest and thereupon shall, together with all the produce thereof and animals or things found therein, be deemed to be the property of the Government, subject only to the rights and privileges mentioned in such notification.

'ation of not oired.

19. When the notification prescribed by section 18 has been issued, rights in respect of which no claim has been preferred under section 6, and of the existence of which no knowledge has been acquired by inquiryunder section 8, shall be extinguished from the date therein fixed unless, before the publication of such notification, the person claiming them has satisfied the Forest-settlement-officer that he had sufficient causefor not preferring such claim within the period fixed under section 6, in which case the Forest-settlement-officer shall inquire into the same and pass orders thereon in the same manner as if the claim had been presented in time; and, notwithstanding anything hereinbefore contained, any order so passed shall be subject to review, appeal and revision in the manner and during the period hereinbefore allowed for an order passed prior to the issue of such notification.

Publication of notification in sighbour-

od of forest. or of Local Government to revise arrangement made by Forestsettlementofficer.

Cancellation of right to practiseshifting cultivation.

- 20. The Deputy Commissioner of the district in which the forest is. of translation situate shall, before the date fixed by such notification, cause a translation thereof in the language of the country to be published in the manner prescribed for the proclamation under section 6.
 - 21. The Local Government may, within five years from the publication of any notification under section 18, revise any arrangement madeunder section 10, section 12 or section 15, and may rescind or modify any order made under this Chapter, and direct that a further inquiry be held by the Forest-settlement-officer or any other officer appointed for this: purpose or that any one of the proceedings specified in section 12, subsection (1), clauses (a) and (b), be taken in lieu of the other of such proceedings or that a right admitted under section 8 be commuted in the manner mentioned in section 12, sub-section (1), clause (c).
 - 22. If any one of certain persons to whom permission has been granted to practise shifting cultivation under the provisions of section 10, sub-section (1), clause (b), omits for a continuous period exceedingfive years to practise such cultivation, either himself or by some member of his family, and if such person has not during such period been engaged in the cultivation of taungya plantations in reserved forests on behalf of the Government, the Local Government, after such inquiry as it considers necessary, may, by notification, cancel the permission granted to such person and reduce the area demarcated under the said provisions in such manner as it thinks fit.

(Chap II -Reserved Forests)

- 23. No right of any description shall be acquired in or over a Acquisition reserved forest, except by succession or under a grant or contract in of right in writing made by or with the pievious sanction of the Governor-General reserved in Council, or by some person in whom such right, or the power to create forest such right, was vested when the notification under section 18 was published
- 24. (1) Notwithstanding anything herein contained, no right con-Restrictions tinued under section 12 shall be alienated by way of grant, sale, lease, on right to mortgage or otherwise, without the sanction of the Local Government duce or past-

Provided that, when any such right is continued for the beneficial urage continued under enjoyment of any land or building, it may be sold or otherwise alienated section 12

with such land or building, without such sanction

(2) If any person to whom a right has been continued under the provisions of section 12, sub-section (1), clause (b), ceases for a continuous period exceeding five years to exercise or practise such right, the Local Government, after such inquiry as it considers necessary, may, by notification, cancel the right

25. Any Torest-officer may, from time to time, with the previous Power to sanction of the Local Government, or of a Forest-officer authorized in stop way or this behalf, stop any public or private way or water-course in a reserved in reserved forest

Provided that for the way or water course so stopped another way or water-course which, in the opinion of the Local Government, is equally convenient, already exists or has been provided or constructed by the Forest-officer stopping the way or water-course

26. Subject to the provisions of section 28, it shall not be lawful for Acts probi any person to do any of the following acts in a reserved forest, namely - bited in a

(a) to trespass, or pasture cattle, or permit cattle to trespass, or forest

(b) to fell, cut, girdle, mark, lop or tap any tree, or injure by fire or otherwise any tree or timber, or

(c) to cause any damage by negligence in felling any tree or

cutting or dragging any timber, or

- (d) to kindle, keep or carry any fire except at such seasons and in such manner as a Forest officer specially empowered in this behalf may from time to time notify, or
- (c) to quarry stone, burn lime or charcoal, or collect, subject to any manufacturing process, or remove any forest-produce,
- (f) to clear or break up any land for cultivation or any other purpose, or

(a) to poison or dynamite water, or

(h) in contrivention of any rules made by the Local Government, to hunt, shoot, fish or set trans or snares

(Chap. II.—Reserved Forests. Chap. III.—General Protection, &c., of Forests and Forest-produce.)

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- 27. Subject to the provisions of section 28, it shall not be lawful for any person to set fire to a reserved forest, or in contravention of any rules made by the Local Government, to kindle any fire, or leave any fire burning in such manner as to endanger such a forest.
- 28. Nothing in section 26, section 27, section 54 or section 55 shall be deemed to prohibit—
 - (a) the exercise, in accordance with the orders, if any, passed by the Local Government under section 12, of any right continued under that section; or
 - (b) any act done with the permission in writing of a Forestofficer specially empowered to grant such permission; or
 - (c) any practice of shifting cultivation permitted under section 10; or
 - (d) the exercise of any right created by grant or contract in the manner described in section 23.

Cessation of Reserve.

Power to declare forest no longer reserved.

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- 29. (1) The Local Government, with the previous sanction of the Governor General in Council, may, by notification, direct that, from a date to be fixed by such notification, any forest, or any portion thereof, reserved under this Act shall cease to be reserved.
- (2) From the date so fixed such forest or portion thereof shall cease to be reserved, but the rights, if any, which have been extinguished therein shall not revive in consequence of such cessation.

CHAPTER III.

GENERAL PROTECTION, &c., OF FORESTS AND FOREST-PRODUCE.

Reserved trees in unsettled tracts.

- 30. (1) All standing teak trees wherever situated, except such ashave been expressly alienated by grant or lease made by or on behalf of the British Government, shall be deemed to be the property of the Government and shall be reserved trees.
- (2) The Local Government may, by notification, declare that any other trees, or trees of any specified class, standing on any land at the disposal of the Government shall, from a date to be fixed by such notification, be reserved trees.

Protection of reserved trees.

31. No person shall fell, cut, girdle, mark, lop or tap any reserved tree, or injure by fire or otherwise any reserved tree or the timber of any such tree, except in accordance with rules made by the Local Government in this behalf or as provided by the last section of this Chapter.

(Chap. III.—General Protection. &c., of Forests and Forest-produce.)

- 32. The Local Government may, by notification, declare that all Lovy of manufactured catechu or any other kind of forest-produce specified in royalty on manufactur section 3, sub-section (6), clause (b), whether obtained from land at ed catechu. the disposal of the Government or from other lands, shall be subject to &c. the payment of 'royalty at such rates as may be specified by the notification, and may also by notification declare certain areas from which catechu shall be exempt from royalty.
- 33. (1) Any person may use free of restriction the forest-produce Power to growing upon, or found on, public forest-land, other than reserved make rules for protect trees and their timber, except as prohibited or otherwise provided by tion of public 2 rules made by the Local Government under this section, or by any forest land, other enactment or rules for the time being in force

(2) The Local Government may, by rules in respect of public forestland.—

(a) regulate or prohibit the kindling of fires, and prescribe the precautions to be taken to prevent the spreading of fires,

- (b) 3 regulate or prohibit the felling, cutting, girdling, marking, lopping, tapping or injuring by fire or otherwise of any trees or timber, the sawing, conversion and removal of timber, and the collection and removal of other forestproduce.
- (c) regulate or prohibit the manufacture of catechu, or the burning of charcoal,
- (d) 4 regulate or prohibit the cutting of grass and pasturing of cattle, and regulate the payments, if any, to be made for such cutting or pasturing,
- (e) prohibit the poisoning or dynamiting of water, and regulate or prohibit hunting, shooting and fishing and the setting of traps or snares.
- (f) regulate the sale or free grant of forest-produce, and
- (q) prescribe the fees, royalties or other payments for forestproduce, and the manner in which such fees, royalties or other payments are to be levied, whether in transit, or partly in transit, or otherwise

(3) The Local Government may, by a rule under this section, attach power to to the breach of any rule under this section any punishment not exceed-attach penaling imprisonment for a term which may extend to six months, or fine which may extend to five hundred rupees, or both

For instances of notification fixing royalty on forest produce see Burma Gazette, 1903, Pt. I, p. 880, ibid, 1904, Pt. I, p. 178, ibid, 1907 Pt. I pp. 246 and 392 For instance of such rules, see Burma Gazette 1907, Pt. I p. 391 For notification under clause (6), see Burma Gazette, 1907, Pt. I, p. 327 For rules under clause (3), see Burma Gazette, 1907, Pt. I, p. 327

- (Chap. III.—General Protection, &c., of Forests and Forest-produce. Chap. IV.—Duty on Imported Forest-produce. 'Chap. V.—Control of Forest-produce in Transit, &c.)
- (4) The Local Government may exempt any person, or class of persons, or any local area from the operation of any rule under this section.

othing in Chapter o prohibit ets done in ertain

34. Nothing in this Chapter, or in any rule under this Chapter, shall be deemed to prohibit any act done in the exercise of any right or with the permission in writing of a Forest-officer specially empowered to grant such permission.

CHAPTER IV.

DUTY ON IMPORTED FOREST-PRODUCE.

Power to impose duty on forest-produce.

- 35. (1) The Local Government may, with the previous sanction of the Governor General in Council, levy a duty, in such manner, at such places and at such rates as it may prescribe by notification, on all forest produce, which is brought into the territories to which this Act extends from or through any place beyond those territories.
- (2) In every case in which such duty is directed to be levied ad valorem, the Local Government may, by notification, determine the manner in which the value is to be ascertained.

Duty on certain timber floated down ... Ataran.

36. On all teak timber cut within the limits of the Ataran forest and floated down the Ataran River, duty shall be levied at the following rates, that is to say:—

										Rs.	А.	ν.	Ter
On logs above 5 feet	in	girth	_	_	_				· .	4	0	0	log.
On logs below 5 feet	in	girth			-	_				2	0	0	log.
On stem pieces	211	5	•	•	•	•	-		-	0	9	0	piece.
	•	•	•	•	•	•	•	Ī	Ī	Ď	4	0	crook.
On ship crooks		•	•	•	•	•	•	•	•	•	•	-	

These rates shall not apply to timber for which special rates have been fixed by any agreement entered into with the Government.

37. The Local Government may exempt any forest-produce from the duty to which it is liable under section 35 or section 36.

Power to exempt forestproduce from duty. Provisions of Chapter not to limit purchasemoney or royalty.

38. Nothing in this Chapter shall be deemed to limit the amount, if any, chargeable as purchase-money or royalty in respect of any forest-produce.

CHAPTER V.

CONTROL OF FOREST-PRODUCE IN TRANSIT, &c.

General Control of Forest-produce in Transit, &c.

Power to make rules to regulate floating of timber, as well as the control of all forest-produce in transit

Porests

(Chap V -Control of Forest produce in Transit, &c)

by land or water, is vested in the Local Government, and that Govern transit of ment may make rules to regulate the transit of any forest produce

produce

(2) In particular and without prejudice to the generality of the foregoing power, such rules may-

- (a) prescribe the routes by which alone forest produce may be imported into, exported from or moved within the territories to which this Act extends.
- (b) prohibit the import, export, collection or moving of forest produce without a pass from an officer authorized to issue the same, or otherwise than in accordance with the con ditions of such pass.
- (c) provide for the issue production and return of such passes,

(d) fix the fees payable for such passes.

- (e) in the case of timber formed into a raft or fastened to the shore prohibit the loosening or the setting adrift of such timber by any person not the owner thereof or not acting on behalf of such owner or of the Government
- (f) provide for the stoppage, reporting, examination and mark ing of forest produce in transit in respect of which there is reason to believe that any money is payable to the Government, or to which it is desirable for the purposes of this Act, to affix a mark.
- (g) establish revenue stations to which forest produce is to be taken by the persons in charge of it for examination, or for the realization of such money, or in order that such mark may be affixed to it, and prescribe the conditions under which forest produce is to be brought to, stored at, and removed from, such revenue stations,
- (h) provide for the management and control of such revenue stations, and for regulating the appointment and duties of persons employed thereat,
- (1) authorize the transport of timber, the property of the Govern ment, across any land and provide for the award and payment of compensation for any damage done by the transport of such timber
- (i) prohibit the closing up or obstruction of the channel or banks of any river used for the transit of forest produce, and the throwing of forest produce grass, brushwood, branches or leaves into any such river, or any other act which tends to cause the obstruction of such channel.
- (L) provide for the prevention and removal of any obstruction in the channel or on the hanks of any such river, and for

(Chap. V.—Control of Forest-produce in Transit, &c.)

recovering the cost of such prevention or removal from the person causing such obstruction;

- (1) 1 prohibit, absolutely or subject to conditions, within specified local limits, the establishment of sawmills or sawpits, the converting, cutting, burning, concealing, marking or supermarking of timber, the altering or effacing of any propertymarks or classification-marks on the same, and the possession of marking-hammers or other implements used for marking timber;
- (m) regulate the use of marks for timber and the registration of such marks, authorize the refusal or cancellation of the registration of such marks, prescribe the time for which the registration of such marks is to hold good, limit the number of such marks which may be registered by any one person, and provide for the levy of fees for such registration; and
- (n) provide for the issue of licenses to be in possession of markinghammers and for the levy of fees for such licenses.
- (3) The Local Government may, by a rule under this section, attachto the breach of any rule under this section any punishment not exceeding imprisonment for a term which may extend to six months, or fine which may extend to five hundred rupees, or both.
- (4) The Local Government may direct that any rule made under this section shall not apply to any specified class of forest-produce or to any specified local area.

Collection of Drift, Stranded and Other Timber.

- 40. (1) The Local Government may, by notification, prescribe or empower a Forest-officer to prescribe for any river rafting-stations, below which timber shall not be allowed to float except when joined together in rafts.
- (2) Timber affoat on any river below a rafting-station, otherwise than in rafts under control, shall be deemed to be "adrift."
 - (3) Timber falling under any of the following descriptions, namely,— (a) timber, including timber in rafts not under control, found

adrift, beached, stranded or sunk,

- (b) timber bearing marks which have not been registered under
- (c) timber which has been super-marked, or on which marks have been obliterated, altered or defaced by fire or otherwise,
- rules made under section 39,

Power to attach penalty to rules.

Certain

kinds of timber to be

deemed the property of

the Govern-

ment until

title thereto

proved.

¹ For rules under clause (l), see Burma Gazette, 1909, Pt. I, p. 390.

(Chap V -Control of Forest-produce in Transit, &c)

(d) in such areas as the Local Government by ¹ notification directs, all unmarked timber.

shall be deemed to be the property of the Government unless and until any person establishes his right thereto as provided in this Chapter

- (4) Such timber may be collected by any Torest officer or other person authorized by rule made under section 45 or by special order of a Torest officer specially empowered in this behalf to collect the same, and may be brought to such stations as the Conservator may from time to time notify as stations for the recention of drift-timber
- (5) The Local Government may, by notification, exempt any class of timber from the provisions of this section

41. (1) Public notice shall from time to time, as occasion may Notice to require, be given by a Forest-officer specially empowered in this behalf chimants of of timber collected under the last foregoing section letted under the last foregoing section.

(2) Such notice shall contain a description of the timber, and shall require any person claiming the same to present to such officer, within a period not less than one month from the date on which such notice is

given, a written statement of such claim

42 (1) When any such statement is presented as aforesaid, the Procedure Forest officer may, after making such inquiry as he thinks fit, either preferred to reject the claim after recording his reasons for so doing, or deliver the tumber timber to the claimant

(2) If such timber is claimed by more than one person, the Forest-officer may either deliver the same to any of such persons whom he deems entitled thereto, or may refer the claimants to the Civil Court and retain the timber pending the receipt of an order from such Court for its disposal

(3) Any person whose claim has been rejected under this section may, within six months from the date of such rejection, institute a suit to recover possession of the timber claimed by him, but no person shall recover any compensation against the Government or against any Forest-officer on account of such rejection, or the detention or removal of any timber, or the delivery thereof to any other person under this section

(4) No such timber shall be subject to the process of any Civil Court until it has been delivered or until a suit brought under this

section has been decided

(5) Every suit instituted under this section shall be subject to the 1882 provisions of section 424 of the ² Code of Civil Procedure

Provided that the notice required by the said provisions shall be given within three months from the date of the rejection, under subsection (I), of the intending plaintiff's claim

¹ For notification issued under this clause and sub-section (5) and in supersession of all previous notifications see Burm Gazette 1903 Pt I p 800 ¹ See now the Code of Civil Procedure 1903 (Act 5 of 1903) Genl Acts Vol VI (Chap. V.—Control of Forest-produce in Transit, &c. Chap. VI.— Penalties and Procedure.)

Disposal of unclaimed timber.

43. Where no statement is presented in the manner and within the period prescribed by notice issued under section 41,

or where such statement having been so presented and the claim rejected, the claimant omits to institute a suit to recover possession of such timber within the further period mentioned in section 42,

the ownership of such timber shall vest in the Government free from all incumbrances, or, when such timber has been delivered to another person under section 42, in such other person free from all incumbrances not created by him.

Payment to be made by claimant before delivery of timber.

44. No person shall be entitled to recover possession of any timber collected or delivered as aforesaid until such sum as may be due for salving, collecting, moving, storing and disposing of the timber has been paid by him to the Forest-officer or other person entitled to receive the same.

Power to make rules as to salving, &c., of timber.

- 45. (1) The Local Government may make rules to regulate the following matters, namely:—
 - (a) the salving, collection and disposal of all timber mentioned in section 40;
 - (b) the use and registration of boats used in salving and collecting
 - (c) the amount to be paid for salving, collecting, moving, storing and disposing of such timber; and

(d) the manner of publication of public notices under section 41.

Power to attach penalty to rules.

(2) The Local Government may, by a rule under this section, attach to the breach of any rule under this section any punishment not exceeding imprisonment for a term which may extend to six months, or fine which may extend to five hundred rupees, or both.

CHAPTER VI.

PENALTIES AND PROCEDURE.

Police-powers, &c., and Protection and Seizure of Property.

Power to preoffence.

46. Every Forest-officer and every Police-officer shall prevent, and sion of fores: may interfere for the purpose of preventing, the commission of any forest-offence.

Power to arrest without warrant.

47. (1) Any Forest-officer or Police-officer may, without orders from a Magistrate and without a warrant, arrest any person reasonably suspected of having been concerned in any forest-offence punishable with imprisonment for one month or upwards, if such person refuses to give his name and residence, or gives a name or residence which there is

(Chap VI -Penalties and Procedure)

reason to believe to be false, or if there is reason to believe that he will broosde

- (2) Fvery officer making an arrest under sub section (1) shall, with out unnecessary delay, take or send the person arrested before a Magistrate having jurisdiction in the case or to the officer in charge of the nearest police station
- 48 (1) When there is reason to believe that a forest offence has Seizure of been committed in respect of any forest produce, such produce, toge her limble to con with all tools boats carts and cattle used in the commission of such fiscation offence, may be seized by any Forest officer or Police officer
- (2) Every officer seizing any property under this section shall place on such property or the receptacle, if any, in which it is contained, a mark indicating that the same has been so seized, and shall, as soon as may be, male a report of such seizure to the Magistrate having juris diction to try the offence on account of which the seizure has been made

Provided that when the forest produce with respect to which such offence is believed to have been committed, is the property of the Government and the offender is unknown, it shall be sufficient if the officer makes, as soon as may be, a report of the circumstances to his official superior

49 Cattle trespassing in a reserved forest shall be deemed to be Power to cattle doing damage to a public plantation within the meaning of serzo cattle section 11 of the Cattle Trespass Act 1871, and may be seized and in a reserved mipounded as such by any Forest officer, or officer of police as defined forest in the said Act

50 Every person who exercises any right in a reserved forest, or Certain per who is permitted to remove any forest produce from, or to pasture cattle sons bound or practise shifting cultivation in such forest, and

information

every person who is employed by such person in such forest and and assist every person in any village contiguous to such forest who is employed by the Government, or who receives emoluments from the Government for services to be performed to the community.

shall be bound to furnish, without unnecessary delay, to the nearest Porest officer or Police officer, any information which he may possess respecting the occurrence of a fire in or near such forest, or the commis sion of or intention to commit any forest offence,

and shall assist any Forest officer or Police officer-

- (a) in extinguishing any fire occurring in such forest, and
- (b) in preventing any fire which may occur in the vicinity of such forest from spreading to such forest,

(Chap. VI.—Penalties and Procedure.)

and shall assist any Forest-officer or Police-officer demanding his . aid-

- (c) in preventing the commission in such forest of any forestoffence; and
- (d) when there is reason to believe that any such offence has been committed in such forest, in discovering and arresting the offender.

All persons bound to of accident at revenue. station.

51. In case of any accident or emergency involving danger to any assist in case property at a revenue-station, every person employed at such revenuestation, whether by the Government or by any private person, shall render assistance to any Forest-officer or Police-officer demanding his aid in averting such danger and securing such property from damage or loss.

Special Rules of Evidence.

Presumption in favour of forest-produce belonging to the Government.

52. When in any proceedings taken under this Act or in consequence of anything done under this Act, a question arises as to whether any forest-produce is the property of the Government, such produce shall be presumed to be the property of the Government until the contrary is proved.

Evidence recorded by Forestofficer admissible in criminal trial.

53. Any evidence recorded by a Forest-officer under clause (d) of section 74 shall be admissible in any subsequent inquiry or trial before a Magistrate or Court:

Provided that it has been taken in the presence of the accused person and recorded in the manner provided by section 355, section 356 or section 357 of the 1 Code of Criminal Procedure, 1898.

V of 1893.

Penalties.

Penalty for trespass or damage in reserved forest.

- 54. Subject to the provisions of section 28, whoever in a reserved forest-
 - (a) trespasses, or pastures cattle, or permits cattle to trespass, or
 - (b) causes any damage by negligence in felling any tree or cutting or dragging any timber, or

(c) poisons or dynamites water, or

(d) in contravention of any rules made by the Local Government, hunts, shoots, fishes or sets traps or snares,

shall be punishable with fine which may extend to fifty rupees, or, when the damage resulting from his offence amounts to more than twenty-five rupees, to double the amount of such damage.

¹ Genl. Acts, Vol. V.

(Chap VI -Penalties and Procedure)

55 Subject to the provisions of section 28, whoever-

(a) makes any fresh clearing or does any other act in contraven offences in tion of section 7, or

Penalty for other reserved forest.

(b) sets fire to a reserved forest, or, in contravention of any rules made by the Local Government, kindles any fire, or leaves any fire burning, in such manner as to endanger such a forest, or

an a reserved forest—

- (c) kindles, keeps or carries any fire except at such seasons and in such manner as a Forest officer specially empowered in this behalf may from time to time notify, or
- (d) fells, cuts, girdles, marks, lops or taps any tree, or injures by fire or otherwise any tree or timber, or
- (e) quarries stone, burns lime or charcoal, or collects, subjects to any manufacturing process or removes any forest produce.
- (f) clears or breaks up any land for cultivation or any other purpose,

shall be punishable with imprisonment for a term which may extend to six months, or with fine which may extend to five hundred rupees, or with both

56 Whenever fire is caused wilfully or by gross negligence in a Additional reserved forest by any person having rights in such forest or permission munishment in the case of to practise shifting cultivation therein, or by any person in his employ- offence com ment.

mitted by person hav

or whenever any person having rights in such forest contravenes the ingrights in provisions of section 24,

the Local Government may, notwithstanding that a penalty has been inflicted under section 55 in respect of such fire, direct that in such forest or any specified portion thereof, the exercise of all or any of such rights shall be extinguished, or be suspended for such period as it thinks fit, and may withdraw any permission to practise shifting culti vation in such forest or nortion thereof

57. The Local Government may, by Inotification, direct that, in Power to lieu of the fines fixed by section 12 of the 'Cattle trespass Act, 1871, fixed by there shall be levied for each head of cattle impounded under section 49 Cattle

^{&#}x27;For notification fixing fines and superseding Notifications Nos 10 of January 10th 1833 and 325 of August 19th, 1833, etc Burma Cazette, 1903 Pt I p 831 Cell Acts Nol II

(Chap. VI.—Penalties and Procedure.)

of this Act such fines as it thinks fit, but not exceeding the following, namely:

For each elephant	Rs.	A.	P.
For each buffalo	10	0	0
For each horse many colding was	2	0	0
For each horse, mare, gelding, pony, colt, filly, mule, bull, bullock, cow or heifer			
wander, cow or nerier	1	0	0
For each calf, ass, pig, ram, ewe, sheep, lamb, goat or kid	Λ	Ω	Λ

Penalty for causing damage to a

- ¹58. Whoever fells, cuts, girdles, marks, lops or taps any reserved tree or injures by fire or otherwise any reserved tree or the timber of any reserved tree, such tree, except in accordance with rules made by the Local Government in that behalf or as permitted under the provisions of section 34, shall be punishable—
 - (a) if the offence has been committed in respect of a teak or any other reserved tree, or the timber of any such tree, standing or found on land at the disposal of Government, with imprisonment which may extend to six months or fine which may extend to five hundred rupees or with both;
 - (b) if the offence has been committed in respect of a teak tree or teak timber standing or found on land not at the disposal of Government, with fine which may extend to twenty rupees, or, when the damage resulting from his offence amounts to more than ten rupees, to double the amount of such damage.

Penalty for breach of certain rules under Act.

- **59.** (1) Whoever—
 - (a) except as permitted by section 34, commits a breach of any rule, made by the Local Government under section 33, to which a penalty has been attached by a rule made under the provisions of that section; or
 - (b) commits a breach of any rule, made by the Local Government under section 39, to which a penalty has been attached by a rule made under the provisions of sub-section (3) of that section; or
 - (c) commits a breach of any rule, made by the Local Government under section 45, to which a penalty has been attached by a rule made under the provisions of that section,

shall be liable to the punishment prescribed therefor in such rule.

¹ Substituted by s. 2 of the Burma Forest Act (1902) Amendment Act, 1906 (Bur. Act 4

of 1906), post. The original section was as follows:—

of 1906), post. The original section was as follows:—

"Whoever fells, cuts, girdles, marks, lops or taps any reserved tree, or injures by fire or otherwise any reserved tree or the timber of any such tree, except in accordance with rules made by the Local Government in that behalf or as permitted under the provisions of section 34, shall be punishable with fine which may extend to twenty rupees, or, when the damage resulting from his offence amounts to more than ten rupees, to double the amount of such damage."

(Chap VI -- Penalties and Procedure)

- (2) If an offence referred to in clause (b) of sub section (I) is committed.
 - (1) after sunset and before sunrise, or
 - (ii) after preparation for resistance to the execution of any law or any legal process, or
- (iii) after a previous conviction of the offender for a like offence, the convicting Court may inflict double the penalty prescribed for such offence.
- 60 (1) Whoever, being a Forest officer or Police officer, vexatiously Penalty for and unnecessarily seizes any property on pretence of seizing property wrongful liable to confiscation under this Act, shall be punishable with imprisonment for a term which may extend to six months, or with fine which may extend to five hundred rupees, or with both

(2) Any fine imposed under sub section (1), or any portion thereof, shall, if the convicting Court so directs, he given as compensation to the person aggreed by such seizure

61 Wheever, with intent to cause damage or injury to the public Penalty for 1860 or to any person or to cause wrongful gain as defined in the 'Indian counterfeit age of the penalty for the p

Denal Code,-

Code,—

(a) knowingly counterfeits upon any tree or timber, or has in his possession any implement for counterfeiting, a mark used counterfeit by Forest officers to indicate that such tree or timber is ling marks on trees and the property of the Government or of some person, or that timber and it may lawfully be felled or removed by some person, or for altering

(b) unlawfully affixes to any tree or timber a mark used by marks

Forest officers, or

(c) alters, defaces or obliterates any such mark placed on any tree or timber by or under the authority of a Forest-officer,

(d) alters, moves, destroys or defaces any boundary-mark of any forest land to which any provisions of this Act apply,

shall be punishable with imprisonment for a term which may extend to two years, or with fine, or with both

Compounding of, and Compensation for, Forest offences

62 (1) The Local Government may, by notification, empower a Powerto Forest officer of a rank not inferior to that of a Forest ranger and in compound receipt of a monthly salary amounting to at least one hundred rupees,—officest

 (a) to accept from any person against whom a reasonable suspicion exists that he has committed any forest-offence,

¹Genl Acts Vol I
² For notification under s 62 in conjunction with s 3 (s) appointing certain district officers to discharge within the portions of the hackin Hill Tracts under their jurisdiction, the functions of a Forest officer for the purposes of this section, see Burma Gazette, 1907, Pt. 1, p 932.

(Chap. VI.-Penalties and Procedure.)

other than an offence specified in section 60 or section 61, a sum of money not exceeding fifty rupees by way of compensation for the offence which such person is suspected to have committed, and

- (b) when any property has been seized as liable to confiscation, to release the same on payment of the value thereof as estimated by such officer.
- (2) On the payment of such sum of money, or such value, or both, as the case may be, to such officer, the suspected person, if in custody, shall be discharged, the property, if any, seized shall be released, and no further proceedings shall be taken against such person or property.
- 63. (1) When any person is convicted of felling, cutting, girdling, marking, lopping or tapping trees or timber, or of injuring them by fire or otherwise, in contravention of this Act, the convicting Court may, in addition to any other punishment which it may award, order that person to pay to the Government such compensation, not exceeding ten rupces for each tree or log of timber with respect to which the offence was committed, as it deems just.
- (2) If the person convicted of the offence committed it as the agent or servant of another person, the convicting Court may, unless after hearing that other person it is satisfied that the commission of the offence was not a consequence of his instigation or of any neglect or default on his part, order him, instead of the person who committed the offence, to pay the compensation referred to in sub-section (1).
- (3) An appeal from any order under sub-section (1) or sub-section (2) shall lie to the Court to which orders made by the convicting Court are ordinarily appealable, and the order passed on such appeal shall be final.

Disposal of Property Seized.

- 64. (1) When any person is convicted of a forest-offence, all forest-produce which is not the property of the Government and in respect of which such offence has been committed, and all tools, boats, carts and cattle used in the commission of such offence, shall be liable, by order of the convicting Court, to confiscation.
- (2) Such confication may be in addition to any other penalty prescribed for such offence.
- 65. When the trial of any forest-offence is concluded, any forest-produce in respect of which such offence has been committed, shall, if it is the property of the Government or has been confiscated, be taken possession of by a Forest-officer specially empowered in this behalf, and, in any other case, may be disposed of in such manner as the Court may order.

Compensation for damage caused by commission of forestoffence.

Fcrest-produce, tools, &c., when liable to confiscation.

Disposal, on conclusion of trial for forest-offence, of produce in respect of which offence was committed.

(Chap VI -Penalties and Procedure)

66 (1) When the offender is not known or cannot be found, the Procedure Magistrate inquiring into the offence, if he finds that an offence has been when offence must discuss the property in the committed, may, on application in this behalf, order the property in known or respect of which the offence has been committed, to be confiscated and cannot be taken possession of by a Forest officer specially empowered in this behalf, or to be made over to such Forest officer or other person as the Magistrate considers entitled to the same

Provided that no such order shall be made till the expiration of one month from the date of the seizure of such property, or without hearing the person, if any, claiming any right thereto, and the evidence, if any, which he may produce in support of his claim

(2) The Magistrate shall either cause a notice of any application under sub section (1) to be served upon any person whom he has reason to believe to be interested in the property seized, or publish such notice

in any way which he thinks fit

67 The Magistrate may, notwithstanding anything hereinbefore Procedure contained, direct the sale of any property seized under section 48 and as to persh subject to speedy and natural decay, and may deal with the proceeds as perty seized he might have dealt with such property, if it had not been sold under section

- 68 Any person claiming to be interested in property seized under Appeal from section 48 may, within one month from the date of any order passed by order under a Magistrate under section 64, section 65 or section 66, present an ection 64 appeal therefrom to the Court to which orders made by such Magistrate are ordinarily appealable, and the order passed on such appeal shall be
- 69 When an order for the confiscation of any property has been Vesting of passed under section 64 or section 66 and the period limited by section enfiscated property in the form presenting an appeal from such order has elapsed and no such the Govern appeal has been presented, or when, on such an appeal being presented, ment the Appellate Court confirms such order in respect of the whole or a portion of such property, such property or portion, as the case may be, shall vest in the Government free from all incumbrances
- 70 Notwithstanding anything hereinbefore contained, any Forest Swing of officer empowered in this behalf by the Local Government may direct power for a tany time the immediate release of any property seized under section porty seized. 48 which is not the property of the Government and the withdrawal of any charge made in respect of such property

Recovery of Money under Act

71 All money, other than fines, payable to the Government under R covery of this Act or on account of the price of any forest produce or of expenses money due to incurred in the execution of this Act in respect of any forest-produce, ment ment.

(Chap. VI.—Penalties and Procedure. Chap. VII.—Forest-officers.).

may, if not paid when due, be recovered under the law for the timebeing in force as if it were an arrear of revenue.

Lien on forest-produce for money due to the Government.

- 72. (1) When any such money as is referred to in the last foregoing section is payable for, or in respect of, any forest-produce, the amount thereof shall be deemed to be a first charge on such produce, and such produce may be taken possession of by a Forest-officer specially empowered in this behalf and may be retained by him until such amount has been paid.
- (2) If the amount is not paid when due, such Forest-officer may sell the produce by public auction, and the proceeds of the sale shall be applied first in discharging such amount.
- (3) The surplus, if any, if not claimed within two months from the date of the sale by the person entitled thereto, shall be forfeited to the Government.

· Recovery of penalty due under bond.

73. When any person, in compliance with any rule under this Act, binds himself by any instrument to perform any duty or act, or covenants by any instrument that he, or that he and his servants, and agents, will abstain from any act, the whole sum mentioned in such instrument as the amount to be paid in case of a breach of the conditions thereof may, notwithstanding anything in section 74 of the Indian Contract IX of 1872. Act, 1872, be recovered from him in case of such breach as if it were an arrear of revenue.

CHAPTER VII.

Forest-officers.

Investiture of Forestofficers with certain powers.

74. The Local Government may invest any Forest-officer with all or any of the following powers, to be exercised for the purposes of this Act, namely:—

(a) the powers of a Demarcation-officer under the ²Burma Boun- V of 1880. daries Act, 1880;

(b) the powers of a Civil Court to compel the attendance of witnesses and production of documents;

(c) power to issue search-warrants under the 3Code of Criminal V of 1898. Procedure, 1898;

(d) power to hold inquiries into forest-offences, and in the course of such inquiries to receive and record evidence;

(e) power to notify the seasons and manner in which fire may be kindled, kept or carried in a reserved forest;

(f) power to grant any permission referred to in sections 28 and 34;

¹ Genl. Acts, Vol. II.

² Ante, p. 48. ³ Genl. Acts, Vol. V.

Forests.

(Chap VII -Forest-officers. Chap. VIII -Supplemental Provisions)

(g) power to notify stations for the reception of drift-timber;

(h) power to give public notice of timber collected under section

(1) power to take possession of property under this Act;

(j) power to direct the release of property or withdrawal of charges

charges
75. All Forest-officers shall be deemed to be public servants within Forest
860, the meaning of the 'Indian Penal Code
officers

Forest officers to be deemed public servants

76. No Forest officer shall, as principal or agent, trade in forest-Forestproduce, or be or become interested in any lease or mortgage of any officers not to forest or forest produce or in any contract for working any forest, trade whether in British or foreign territory.

CHAPTER VIII

SUPPLEMENTAL PROVISIONS.

Rules.

77. (1) In addition to the powers hereinbefore conferred, the Local Additional 'Government may make 'rules to carry out the objects and purposes of power to make rules this Act

(2) In particular and without prejudice to the generality of the foregoing power, such rules may—

(a) declare by what Forest-officer or class of Forest-officers the powers or duties conferred or imposed by or under this Act on a Forest-officer are to be exercised or performed,

' (b) regulate the procedure of Torest-settlement-officers, and

(c) regulate the rewards to be paid to officers and informers from the proceeds of fines and confiscations under this Act or from the public treasury

78. All rules made by the Local Government under this Act shall publication be published in the gazette, and shall thereupon have the same effect and effect of rules as if enacted by this Act

Limitation of Proceedings

79. No suit or criminal prosecution shall lie against any public Indemnity servant for anything done under this Act, or in good faith intended to foracts done be done under this Act

Genl Acts, Vol I For rules under s 7, in conjunction with ss 25, 27, 30, 31 23 39 and 45, see Burna Genetite, 1903, Pt I, p 837

(Chap. VI.—Penalties and Procedure. Chap. VII.—Forest-officers.)

may, if not paid when due, be recovered under the law for the time being in force as if it were an arrear of revenue.

Lien on forest-produce for money due to the Government.

- 72. (1) When any such money as is referred to in the last foregoing section is payable for, or in respect of, any forest-produce, the amount thereof shall be deemed to be a first charge on such produce, and such produce may be taken possession of by a Forest-officer specially empowered in this behalf and may be retained by him until such amount has been paid.
- (2) If the amount is not paid when due, such Forest-officer may sell the produce by public auction, and the proceeds of the sale shall be applied first in discharging such amount.
- (3) The surplus, if any, if not claimed within two months from the date of the sale by the person entitled thereto, shall be forfeited to the Government.

Recovery of penalty due under bond.

73. When any person, in compliance with any rule under this Act, binds himself by any instrument to perform any duty or act, or covenants by any instrument that he, or that he and his servants, and agents, will abstain from any act, the whole sum mentioned in such instrument as the amount to be paid in case of a breach of the conditions thereof may, notwithstanding anything in section 74 of the 'Indian Contract IX of 1872 Act, 1872, be recovered from him in case of such breach as if it were an arrear of revenue.

CHAPTER VII.

Forest-officers.

Investiture of Forestofficers with cortain powers.

74. The Local Government may invest any Forest-officer with all or any of the following powers, to be exercised for the purposes of this Act, namely: -

(a) the powers of a Demarcation-officer under the Burma Boun- V of 1880. daries Act, 1880;

(b) the powers of a Civil Court to compel the attendance of witnesses and production of documents;

(c) power to issue search-warrants under the 3Code of Criminal V of 1898. Procedure, 1898;

(d) power to hold inquiries into forest-offences, and in the course of such inquiries to receive and record evidence;

(e) power to notify the seasons and manner in which fire may be kindled, kept or carried in a reserved forest;

(f) power to grant any permission referred to in sections 28 and 34:

¹ Genl. Acts, Vol. II.

² Ante, p. 48. ³ Genl. Acts, Vol. V.

(Chap. VII .- Forest-officers. Chap. VIII -Supplemental Provisions.)

- (g) power to notify stations for the reception of drift-timber;
- (h) power to give public notice of timber collected under section 40;
- (1) power to take possession of property under this Act;

(j) power to direct the release of property or withdrawal of charges.

75. All Forest-officers shall be deemed to be public servants within Forest-officers, the meaning of the ¹ Indian Penal Code.

Forestofficers to be deemed public servants

76. No Forest-officer shall, as principal or agent, trade in forest-Forest-produce, or be or become interested in any lease or mortgage of any officers not to forest or forest-produce or in any contract for working any forest, trade whether in British or foreign territory.

CHAPTER VIII.

SUPPLEMENTAL PROVISIONS.

Rules.

- 77. (1) In addition to the powers hereinbefore conferred, the Local Additional Government may make 2 rules to carry out the objects and purposes of power to this Act.
- (2) In particular and without prejudice to the generality of the foregoing power, such rules may-
 - (a) declare by what Forest-officer or class of Forest-officers the powers or duties conferred or imposed by or under this Act on a Forest-officer are to be exercised or performed;

· (b) regulate the procedure of Forest-settlement-officers; and

- (c) regulate the rewards to be paid to officers and informers from the proceeds of fines and confiscations under this Act or from the public treasury.
- 78. All rules made by the Local Government under this Act shall publication be published in the gazette, and shall thereupon have the same effect and effect of rules as if enacted by this Act.

Limitation of Proceedings.

79. No suit or criminal prosecution shall lie against any public indemnity servant for anything done under this Act, or in good faith intended to for acts done be done under this Act.

t

¹ Genl Acts, Vol I

³ For rules under s 77, in conjunction with ss 26, 27, 30, 31, 23, 39 and 45, see Burma Genetic, 1903, Pt I, p 837.

(Chap. VIII.—Supplemental Provisions. Schedule.)

The Government and its officers not liable for loss or damage in respect of certain forestproduce.

80. The Government shall not be responsible for any loss or damage which may occur in respect of any forest-produce while at a revenue-station, or while detained elsewhere for the purposes of this Act, or in respect of any timber collected under section 40; and no Forest-officer or Police-officer shall be responsible for any such loss or damage unless he causes the same negligently, maliciously or fraudulently.

Acquisition of Land.

Land required under this Act to be deemed to be needed for a public purpose.

81. Whenever it appears to the Local Government that any land is required for any of the purposes of this Act, such land shall be deemed to be needed for a public purpose within the meaning of section 4 of the 'Land Acquisition Act, 1894.

Saving of Rights of Profit.

Saving of rights of profit from the Burma Land and Revenue Act, 1876.

82. Nothing in the ²Burma Land and Revenue Act, 1876, shall be II of 1 deemed to affect, or ever to have affected, any right by which one person is entitled to remove and appropriate, for his own profit, any part of the soil belonging to another person or to the Government, or anything growing in or attached to, or subsisting upon, the land of another person or of the Government.

SCHEDULE.

(See section 2.)

2	3	4
No.	Short title or subject.	Extent of repeal.
	Part I Acts of the Governor Gener	al in Council.
XIX	The Burma Forest Act, 1881	So much as has not been repealed.
v	The Forest Act, 1890	Sections 15 to 22 inclusive.
XII	The Repealing and Amending Act, 1891.	So much of the First and Second Schedules as refers to Act XIX of 1881.
XIII	The Burma Laws Act, 1898	So much of the Third Schedule as refers to Act XIX of 1881.
i Part	II.—Regulations made under Statute 3.	3 Vic., Chapter III.
v	The Upper Burma Forest Regulation, 1898.	The whole.
	No. XIX V XIII XIII	No. Short title or subject. Part I.—Acts of the Governor Gener XIX The Burma Forest Act, 1881 V The Forest Act, 1890 XII The Repealing and Amending Act, 1891. XIII The Burma Laws Act, 1898 Part II.—Regulations made under Statute 3. V The Upper Burma Forest Regulation,

¹ Genl. Acts, Vol. IV.

² Ante, p. 8.

[18th March, 1903, 23rd April, 1903]

An Act to further amend the Burma Municipal Act, 1898

WHEREAS It IS expedient to further amend the Burma Municipal Preamble Act, 1898, It is hereby enacted as follows -

1 (1) This Act may be called the Burma Municipal Act Amend Short title ment Act, 1903, and mencement

(2) It shall come into force at once

section shall be inserted, namely -

2 In the Burma Municipal Act, 1898, after section 38, the following Insertion of

[Ante, pp 352 and 353]

new section 38A in Burma Act III 1898

503

BURMA ACT No I of 1904

(APPLIES TO LOWER BURMA)

[23rd January, 1904, 27th February, 1904] An Act further to amend the Rangoon Police Act. 1899

WHEREAS It IS expedient to amend the Rangoon Police Act, 1899, Preamble

It is hereby enacted as follows -1 (1) This Act may be called the Rangoon Police Act Amendment Short title Act, 1904 and

(2) It shall come into force at once

v

2 In the Rangoon Police Act, 1899, after section 31, the following Insertion of new section section shall be inserted, namely -

[Ante p 457]

31A m Burma Act IX 1899

mencement

3 BURMA ACT No III of 1904

(APPLIES TO LOWER AND UPPER BURMA)

[23rd January, 1904 27th February, 1904]

An Act to amend the law relating to Excise in Burma

WHEREAS it is expedient to amend the law relating to excise in Preamble Burma, It is hereby enacted as follows -

1 (1) This Act may be called the Burma Excise Law Amendment Short title extent and Act, 1904. commence.

te 1903 Pt III p 4, and ment,

te 1903 Pt III p 20 and

te 1903 Pt III p 14 and

[1904: Bur. Act III. [1905: Bur. Act I.

(2) It extends in Burma; and

- (3) It shall come into force at once.
- 2. [Power to declare" intoxicating drugs" for purposes of Act XII of 1896.] Rep., Act 7 of 1906.
- 3. Every person licensed to sell by retail spirit or fermented liquor or intoxicating drugs under the provisions of the said Act, who—

(a) keeps his premises open during prohibited hours, or

- (b) employs any person he is prohibited from employing to assist him, or
- (c) sells to any person to whom he is prohibited from selling,

shall be punished with fine which may extend to two hundred rupees.

- 4. In addition to rules made under section 65 of the said Act and notwithstanding anything contained in the said Act, the Chief Revenue Authority may, in respect of licenses under the said Act, make rules—
 - (i) as to the hours during which licensed premises may be kept open;
 - (ii) as to the persons who may be employed by a licensee to assist him in his business, whether in the sale of liquor or in any other capacity; and
 - (iii) as to the persons to whom a licensee may sell.

¹ BURMA ACT No. I of 1905.

(APPLIES TO LOWER AND UPPER BURMA.)

[25th February, 1905; 24th March, 1905.]

An Act to amend the Burma Gambling Act, 1899.

WHEREAS it is expedient to amend the Burma Gambling Act, 1899; Bur. Act I of 1899.

It is hereby enacted as follows:—

- 1. (1) This Act may be called the Burma Gambling Act Amendment Act, 1905; and
 - (2) It shall come into force at once.
- 2. (1) In sub-section (1) of section 6 of the Burma Gambling Act, Bur. Act I 1899, for the words "upon credible information, has reason to believe of 1899. that any house, enclosure, room, vessel or place is used as a common gaming-house, he may, after recording in writing the substance of such

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Preamble.

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Short title and commencement.

Amendment of section 6 of Burma Act 1, 1899.

¹ For Statement of Objects and Reasons, see Burma Gazette, 1904, Pt. III, p. 26; for Heport of the Select Committee, see *ibid*, 1905, p. 7; and for Proceedings in Council, see *ibid*, 1904, p. 81, and *ibid*, 1905, p. 2.

1905: Bur. Act II]

Burma Canals.

information and the grounds of such belief" the following shall be substituted, namely .—

[Ante, p 437]

(2) In sub-section (2) of the said section the words "or District Superintendent of Police" shall be inserted after the word "Magistrate," and the word "or" shall be substituted for the word "and"

(3) For subsection (4) of the said section the following shall be substituted, namely —

[Ante, p 438]

3. For section 8 of the said Act the following section shall be substi-Substitution tutted, namely —

[Ante, p 438]

tion for sec tion 8 of Burma Act

4 In section 9 of the said Act for the words "who shall be Amendment examined as a witness" the following shall be substituted, namely — of Burma

"who shall be examined (under section 8 or otherwise) as a witness "Act I 1899

- 5. In section 12 of the said Act for the words "two hundred rupees" Amendment the words "five hundred rupees" shall be substituted, and for the words of Burma "four hundred rupees" the words "one thousand rupees" shall be Act I, 1899 substituted
- 6. (1) In section 14 of the said Act for the words "No Magistrate Amendment of section 14 shall take cognizance of" the following shall be substituted, namely of Burna of Li 1899

No Court Bhan try

(2) In the said section 14, for the words "to him," wherever the same occur in clauses (a) and (b) of the said section, the following shall be substituted, namely.—

"to, or cognizance thereof has been taken by, a Magistrate"

THE BURMA CANAL ACT, 1905

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¹ BURMA ACT No. II of 1905.

[25th February, 1905; 28th March, 1905.]

An 'Act to regulate Irrigation, Navigation and Drainage in Burma.

Lamble.

Whereas, throughout the territories to which this Act extends, the Government is entitled to use and control for public purposes the water of all rivers and streams flowing in natural channels, and of all lakes and other natural collections of still water, and to assume the control and undertake in whole or in part the maintenance of any irrigation-work, upon such terms, if any, as to compensation as it deems just, whenever it appears to be necessary in the public interest to do so; and whereas it is expedient to amend the law relating to irrigation, navigation and drainage in the said territories; It is hereby enacted as follows:—

CHAPTER I.

PRELIMINARY.

Short title, extent and commencement.

Definitions.

" Canal."

Repeal.

1. (1) This Act may be called the Burma Canal Act, 1905;

(2) It extends to the whole of Burma, including the Shan States; and

(3) It shall come into force at once.

2. The enactments mentioned in the Schedule are repealed to the extent specified in the fourth column thereof.

3. In this Act, unless there is anything repugnant in the subject or context,—

(1) "canal" includes—

(a) all canals, channels and reservoirs constructed, maintained or controlled by the Government for the supply or storage of water;

For Statement of Objects and Reasons, see Burma Gazette, 1904, Pt. III, p. 71; for Report of the Select Committee, see *ibid*, 1905, p. 16; and for Proceedings in Council, see *ibid*, 1904, p. 84, and *ibid*, 1905, pp. 3 and 59.

District

1905: Bur Act II 7

(Chap I -Preliminary)

(b) all works, embankments, structures, supply and escapechannels connected with such canals, channels or reservoirs,

- (c) all lands occupied by the Government for the purposes of such canals, and all buildings, machinery, fences, gates and other erections, trees, crops, plantations or other produce occupied by or belonging to the Government, upon such tands.
- all water courses as defined in the third sub section of this section.
- (e) any part of a river, stream, lake or natural collection of water or natural drainage channel, to which the Local Govern ment has applied the provisions of Chapter II of this Act

(2) "Minor canal" means a canal declared by a notification of the Minor Local Government to be a minor canal, whether such canal has been or canal is constructed maintained or controlled by Government or not

(3) "Water course' means any channel which is supplied with Water water from a canal, but which is not maintained at the cost of Govern course

ment, and an subsidiary works belonging to any such channel (4) 'drainage work 'includes escape channels from a canal dams,

weirs, embankments, sluices groins and other works for the protection work of lands from flood or from erosion formed or maintained by the Gov ernment under the provisions of Chapter VIII of this Act but does not include works for the removal of sewage from towns

(5) "Vessel" includes boats rafts, timber and other floating bodies

Vessel (6) "Canal officer" means an officer appointed by the Local Gov Canal ernment to exercise control over a canal or any part thereof off cer

(7) "Superintending Canal officer" means an officer exercising Superin general control over a canal or part of a canal tending Canal

(8) "Divisional Canal officer" means an officer exercising control Divisional over a division of a canal

(9) "Sub divisional Canal officer" means an officer exercising con'rol Sub-divi s onal Canal over a sub division of a canal and

(10) "District" means a district as fixed for revenue purposes

4 The provisions of Chapters II to V and VII to XI shall apply to Application minor canals only in the manner and to the extent provided in Chapter of Act to VΙ

5 (1) The Local Government may from time to time declare, by Power to notification, the officers by whom, and the local limits within which, appoint all or any of the powers or duties hereinafter conferred or imposed shall be exercised or performed

All officers mentioned in section 3, sub sections (6), (7), (8) and (9) shall be, respectively, subject to the orders of such officers as the Local Government from time to time directs

[1905: Bur. Act II.

(Chap. II.—Of the Application of Water for Public Purposes.)

Power to invest any person with powers of Collector. (2) The Local Government may, by notification, confer on any person all or any of the powers of a Collector under this Act and the rules thereunder.

CHAPTER II.

OF THE APPLICATION OF WATER FOR PUBLIC PURPOSES.

Notification to issue when water-supply is to be applied for a public purpose.

6. Whenever it appears expedient to the Local Government that the water of any river or stream flowing in a natural channel, or of any lake or other natural collection of still water, should be applied or used by the Government for the purpose of any existing or projected canal or drainage-work,

the Local Government may, by notification, declare that the said water will be so applied or used after a day to be named in the said notification, not being earlier than three months from the date thereof.

Powers of Canal-officer.

7. At any time after the day so named, any Canal-officer, acting under the orders of the Local Government in this behalf, may enter on any land and remove any obstructions, and may close any channels and do any other thing necessary or proper for such application or use of the said water.

Notice as to claims for compensation.

8. As soon as is practicable after the issue of such notification, the Collector shall cause public notice to be given at convenient places, stating that the Government intends to apply or use the said water as aforesaid, and that claims for compensation in respect of the mattersmentioned in section 9 may be made before him.

Damage for which compensation shall not be awarded.

- 9. No compensation shall be awarded for any damage caused by-
 - (a) stoppage or diminution of percolation or floods;

(b) deterioration of climate or soil;

(c) stoppage of navigation or of the means of floating timber or watering cattle;

(d) displacement of labour.

But compensation may be awarded in respect of any of the following matters:—

Matters in respect of which compensation may be awarded.

- (e) stoppage or diminution of supply of water through any natural channel to any defined artificial channel, whether above or under ground, in use at the date of the said notification;
- (f) stoppage or diminution of supply of water to any work erected for purposes of profit on any channel, whether natural orartificial, in use at the date of the said notification;
- (g) stoppage or diminution of supply of water through any natural channel which has been used for purposes of irrigation within the five years next before the date of the said notification;

(Chap II —Of the Application of Water for Public Purposes. Chap. III —Of the Construction and Maintenance of Works)

- (h) damage done in respect of any right to a water-course or the use of any water to which any person is entitled under the ¹ Indian Limitation Act. 1877, Part IV.
- (z) any other substantial damage to property, not falling under any of the above clauses (a), (b), (c) or (d), and caused by the exercise of the powers conferred by this Act, which is capable of being ascertained and estimated at the time of awarding such compensation

In determining the amount of such compensation, regard shall be had to the diminution in the market-value, at the time of awarding compensation, of the property in respect of which compensation is claimed, and where such market-value is not ascertainable, the amount shall be reckoned at twelve times the amount of the diminution of the annual nett profits of such property caused by the exercise of the powers conferred by this Act

No right to any such supply of water as is referred to in clause (c), (f) or (g) of this section in respect of a work or channel not in use at the date of the notification shall be, or be deemed to have been, acquired as against the Government except by grant or under the 'Indian Limitation Act. 1877. Part IV

- And no right to any of the advantages referred to in clauses (a), (b) and (c) of this section shall be acquired, as against the Government under the same Part.
- 10. No claim for compensation for any such stoppage, diminution or Limitation of damage shall be entertained after the expiration of one year from such damage stoppage, diminution or damage, unless the Collector is satisfied that the claimant has sufficient cause for not making the claim within such period
- 11. The Collector shall proceed to enquire into any such claim, and raquiry into to determine the amount of compensation, if any, which should be amount of given to the claimant, and sections nine to fourteen (inclusive), eighteen compensa to twenty-two (inclusive), twenty-five to thirty-one (inclusive), thirty-four, forty-five, fifty-one to fifty-five (inclusive), of the ² Land Acquisition Act, 1894, shall apply to such enquiries

CHAPTER III.

OF THE CONSTRUCTION AND MAINTENANCE OF WORKS.

12. On such parts of any river, stream, lake or natural collection of Sanction of water as the Local Government may, by notification, declare to be within necessary

¹ See now the Indian Limitation Act, 1908 (9 of 1908), Genl Acts, Vol. VI ² Genl. Acts Vol. IV

(Chap. III .- Of the Construction and Maintenance of Works.)

before construction of irrigationwork in notified rivers, etc.

Power to enter and survey, etc.

the provisions of this section, no person shall construct any dam, weir, embankment, sluice, channel or other work for purposes of irrigation without the previous sanction of the Collector.

13. Any Canal-officer, or other person acting under the general or special order of a Canal-officer, may enter upon any lands adjacent to or in the neighbourhood of any canal or through which any canal is proposed to be made, and undertake surveys or levels thereon;

and dig and hore into the sub-soil; and make and set up suitable land-marks, level-marks and water-gauges;

and do all other acts necessary for the proper prosecution of any enquiry relating to any existing or projected canal under the charge of the said Canal-officer;

Power to inspect and regulate water-supply.

and may also enter upon any land, building or water-course on account of which any water-rate is chargeable, for the purpose of inspecting or regulating the use of the water supplied, or of measuring the lands irrigated thereby or chargeable with a water-rate, and of doing all things necessary for the proper regulation and management of such canal.

Power to enter upon lands and construct watercourses. 14. A Canal-officer appointed by the Divisional Canal-officer in this behalf may, at any time during the construction of a canal or after its completion, enter upon any lands in the neighbourhood of such canal and align and construct such water-courses thereon as he may deem necessary.

Compensation for damage caused by entry under section 13 or 14. 15. (1) In every case of entry under section 13 or section 14, the Canal-officer or other person making such entry shall at the time of such entry tender compensation for any damage which may be occasioned by any proceeding under such section; and in case of dispute as to the sufficiency of the amount so tendered, he shall forthwith refer the same for decision by the Collector, and such decision shall be final:

Provided that no compensation other than that for damage to trees or standing crops shall be payable in respect of any land to be occupied by a water-course, if the land immediately adjacent thereto on either side will be entitled to irrigation from the said water-course and is also the property of the owner of the land to be so occupied.

Notice of intended entry into house, etc., under section 13 or 14.

(2) If any Canal-officer or other person, in exercise of powers conferred by section 13 or section 14, proposes to enter into any building or enclosed court or garden attached to a dwelling-house not supplied with water flowing from any canal, he shall previously give the occupier of such building, court or garden at least seven days' notice in writing of his intention to do so.

(Chan III -Of the Construction and Maintenance of Works.)

16. The cost (including the amendment of compensation payable or Cost of that may have been paid) of any water-courses constructed under section water 14 and of any water courses constructed or in the course of being con-constructed structed before this Act comes into force, shall be chargeable to the under section 14 owners or occupiers of lands to which water is supplied from such water- and of watercourses in such proportion according to the area of land so supplied and courses on such date or dates as the Divisional Canal-officer may determine

Any portion of such cost becoming due and not paid to the Divisional force Can d-officer shall be recoverable as if it were an arrear of land-revenue

Any order passed by a Divisional Canal-officer under this section shall be subject to appeal to the Superintending Canal-officer, whose decision shall be final

Provided that this section shall apply to water-courses constructed or in the course of being constructed before this Act comes into force only if such water-courses might have been constructed under the provisions of section 14 if this Act had been in force

17. No water-course to which the provisions of section 16 applies Alteration of may be altered without the consent of the Divisional Canal-officer

18. In case of any accident happening or being apprehended to a Power to canal, or in case of urgency when any new work is immediately required enter for to prevent serious detriment to the efficiency of a canal, or whenever to prevent necessary for the proper maintenance of a canal. accidents.

any Divisional Canal-officer or any person acting under his general or special orders in this behalf may enter upon any lands adjacent to, or in the neighbourhood of, such canal, and may execute all works which may be necessary for the purpose of repairing or preventing such accident or for constructing any new work in case of urgency or for the proper maintenance of the canal

In every such case such Canal officer or person shall tender com- compensapensation to the proprietors or occupiers of the said lands for all damage to land. age done to the same If such tender is not accepted, the Canal-officer chall refer the matter to the Collector, who shall proceed to award compensation for the damage as though the Local Government had directed the occupation of the land under section 35 of the Land Acquisition Act. 1894

- 19. The Divisional Canal-officer, or any person acting under his Power to general or special orders in this behalf, may, within such distance adjacent to from the canal as the Local Government may by rule (made in accord- Canal for deance with the provisions of section 79) determine, enter upon land and—positing toil from canal
 - (2) deposit upon it soil excavated from the canal; or
 - (ii) excavate from it earth for repairs to the banks of a canal.

and to exca. vate earth.

[1905: Bur. Act II.

(Chap. III.—Of the Construction and Maintenance of Works.)

Compensation shall, in such cases, be tendered or awarded in the manner provided by section 18:

Provided that no compensation shall be payable on account of the excavation of land to a depth of not more than one foot for the purpose of repairs to the bank of any canal, unless such excavation is made on the site of a previous excavation, or causes damage to crops or things attached to the land, or unfits the land, or renders it less fit, for the purpose to which it was applied before the excavation.

Special form of compensation for land required under Act.

20. (1) When any land or the use thereof is required for canal purposes either temporarily or permanently, the officer assessing compensation therefor shall, in addition to any powers held by him under this Act or under the ¹ Land Acquisition Act, 1894, have power, subject I of 1894. to the general or special sanction of the Local Government and the consent of the person entitled to compensation,-

- (a) to direct that the rights to the land and the use thereof shall continue in such claimant, subject to a right of user, so long as it may be required, for the purposes of the canal or water-course on payment of the compensation awarded for such right of user only;
- (b) to confer on the claimant, in lieu of or as part of any compensation, a right to a supply of water from the canal.
- (2) Subject to the conditions of any award or order made under subsection (1), clause (a) or (b), the person entitled to the land, may, if the land has been occupied for canal purposes for a period exceeding three years, request the Collector to make a complete acquisition of the land under the 'Land Acquisition Act, 1894, and the land shall be acquired I of 1894. accordingly.

21. Any persons desiring to use the water of any canal may apply in writing to the Divisional or Sub-divisional Canal-officer of the division or sub-division of the canal from which the water-course is to be suplied, requesting such officer to construct or improve a water-course at the cost of the applicants.

The application shall state the works to be undertaken, their approximate estimated cost, or the amount which the applicants are willing to pay for the same, or whether they engage to pay the actual cost as settled by the Divisional Canal-officer, and how the payment is to be made.

When the assent of the Superintending Canal-officer is given to such application, all the applicants shall be jointly and severally liable for the cost of such works to the extent mentioned therein, or if the applicants have engaged to pay the actual cost, for such actual cost.

Contents of application.

Application

by persons

desiring to

use canalwater.

Liability of applicants for cost of works.

(Chap III -Of the Construction and Maintenance of Works)

Any amount so becoming due under the terms of such application Recovery of and not paid to the Divisional Canal officer, or the person authorized by amount due him to receive the same, on or before the date on which it becomes due shall be recoverable as if it were an arrear of land revenue

22 There shall be provided at the cost of Government suitable Government means of crossing canals constructed or maintained at the cost of Gov ernment at such places as the Local Government thinks necessary for crossing

means of

the reasonable convenience of the inhabitants of the adjacent lands On receiving a statement in writing signed by not less than five of the owners of such lands to the effect that suitable crossings have not been provided on any canal the Collector shall cause enquiry to be made into the circumstances of the case and if he thinks that the state ment is established he shall report his opinion thereon for the consider ation of the Local Government, and the Local Government shall cause such measures in reference thereto to be tal en as it thinks proper

23 The Divisional Canal officer may issue an order to the persons Persons using any water course to construct suitable bridges culverts or other course to worls for the passage of the water of such water course across any public construct road, canal or drainage channel in use before the said water course was works for made or to repair any such worls

water across roads etc

Such order shall specify a reasonable period within which such con struction or repairs shall be completed

and if after the receipt of such order the persons to whom it is ad If they fail dressed do not within the said period construct or repair such worls to Canal officer the satisfaction of the said Canal officer he may, with the previous ap struct proval of the Superintending Canal officer, himself construct or repair the same.

and if the said person do not, when so required pay the cost of such and recover construction or repairs as declared by the Divisional Canal officer, the cost. amount shall be recoverable from them as if it were an arrear of land revenue

24 If any person, jointly responsible with others for the construc Adjustment tion or maintenance of a water course or jointly making use of a water of claims between percourse with others, neglects or refuses to pay his share of the cost of sons jointly such construction or maintenance, or to execute his share of any work course. necessary for such construction or maintenance.

the Divisional or Sub divisonal Canal officer, on receiving an appli cation in writing from any person injured by such neglect or refusal, shall serve notice on all parties concerned that, on the expiration of fifteen days from the service, he will investigate the case, and shall, on the expiration of that period, investigate the case accordingly, and make such order thereon as to him seems fit

(Chap. III.—Of the Construction and Maintenance of Works.)

Such order shall be appealable to the Superintending Canal-officer, whose order thereon shall be final.

ecovery of mount ound due.

Any sum directed by such order to be paid within a specified period may, if not paid within such period and if the order remains in force, be recovered from the person directed to pay the same; as if it were an arrear of land-revenue.

Supply of intervening water-course.

25. Whenever application is made to a Divisional Canal-officer for water through a supply of water from a canal and it appears to him expedient that such supply should be given and that it should be conveyed through some existing water-course, he shall give notice to the persons responsible for the maintenance of such water-course to show cause, on a day not less than fourteen days from the date of such notice, why the said supply should not be so conveyed; and after making enquiry on such day, the Divisional Canal-officer shall determine whether and on what conditions the said supply shall be conveyed through such water-course.

When such officer determines that a supply of canal-water may be conveyed through any water-course as aforesaid, his decision shall, when confirmed or modified by the Superintending Canal-officer, be binding on the applicant and also on the persons responsible for the maintenance of the said water-course.

Such applicant shall not be entitled to use such water-course until he has paid the expense of any alteration of such water-course necessary in order to his being supplied through it, and also such share of the first cost of such water-course as the Divisional or Superintending Canalofficer may determine.

Such applicant shall also be liable for his share of the cost of the maintenance of such water-course so long as he uses it.

Application for construction of new water.course.

Procedure of Canal-officer

thereupon.

- 26. Any person desiring the construction of a new water-course may apply in writing to the Divisional Canal-officer, stating-
 - (i) that he has endeavoured unsuccessfully to acquire, from the owners of the land through which he desires such watercourse to pass, a right to occupy so much of the land aswill be needed for such water-course;
 - (ii) that he desires the said Canal-officer, in his behalf and at his cost, to do all things necessary for acquiring such. right; and

(iii) that he is able to defray all cost involved in acquiring such, right and constructing such water-course.

27. If the Divisional Canal-officer considers-

- (i) that the construction of such water-course is expedient, and
- (ii) that the statements in the application are true,

(Chap III -Of the Construction and Maintenance of Works)

he shall call upon the applicant to make such deposit as the Divisional Canal officer considers necessary to defray the cost of the preliminary proceedings, and the amount of any compensation which he considers likely to become due under section 33.

and, upon such deposit being made, he shall cause enquiry to be made into the most suitable alignment for the said water course, and shall mark out the land which, in his opinion, it will be necessary to occupy for the construction thereof, and shall forthwith publish a notice in every village through which the water course is proposed to be taken that so much of such land as belongs to such village has been so marl ed out, and shall send a copy of such notice to the Collector of every dis trict in which any part of such land is situate

28 Any person desiring that an existing water course should be Application transferred from its present owner to himself may apply in writing to for transfer of existing the Divisional Canal officer, stating-

water course

- (i) that he has endeavoured unsuccessfully to procure such trans fer from the owner of such water course
- (w) that he desires the said Canal officer, in his behalf and at his cost, to do all things necessary for procuring such trans fer.
- (111) that he is able to defray the cost of such transfer

If the Divisional Canal officer considers-

Procedure thereupon

- (a) that the said transfer is necessary for the better management of the irrigation from such water course, and
- (b) that the statements in the application are true,

he shall call upon the applicant to make such deposit as the Divisional Canal officer considers necessary to defray the cost of the preliminary proceedings, and the amount of any compensation that may become due under the provisions of section 33 in respect of such transfer

and, upon such deposit being made, he shall publish a notice of the application in every village, and shall send a copy of the notice to the Collector of every district through which such water course passes

29 Within thirty days from the publication of a notice under sec Objections tion 27 or section 28, as the case may be, any person interested in theto construcland or water course to which the notice refers may apply to the Col ferapplied lector by petition, stating his objection to the construction or transfer for for which application has been made

The Collector may either reject the petition or may proceed to enquire into the validity of the objection, giving previous notice to the Divisional Canal-officer of the place and time at which such enquiry will be held

(Chap. III .- Of the Construction and Maintenance of Works.)

The Collector shall record in writing all orders passed by him under this section and the grounds thereof.

When applioant may be placed in occupation.

30. If no such objection is made, or (where such objection is made) if the Collector overrules it, he shall give notice to the Divisional Canalofficer to that effect, and shall proceed forthwith to place the said applicant in occupation of the land marked out or of the water-course to be transferred, as the case may be.

Procedure when objection is held valid.

31. If the Collector considers any objection made as aforesaid to be valid, he shall inform the Divisional Canal-officer accordingly; and if such officer sees fit, he may, in the case of an application under section 26, alter the boundaries of the land so marked out, and may give fresh notice under section 27; and the procedure hereinbefore provided shall be applicable to such notice, and the Collector shall thereupon proceed as before provided.

Procedure when Canalofficer disagrees with the Collector.

32. If the Canal-officer disagrees with the Collector, the matter shall be referred for decision to the Commissioner.

Such decision shall be final, and the Collector, if he is so directed by such decision, shall, subject to the provisions of section 33, cause the said applicant to be placed in occupation of the land so marked out or the water-course to be transferred, as the case may be.

Expenses to be paid by applicant beoccupation.

33. No such applicant shall be placed in occupation of such land or water-course until he has paid to the person named by the Collector such forc receiving amount as the Collector determines to be due as compensation for the land or water-course so occupied or transferred, and for any damage caused by the marking out or occupation of such land, together with all expenses incidental to such occupation or transfer.

. $extbf{P}$ rocedure in fixing compensation.

In determining the compensation to be made under this section, the Collector shall proceed under the provisions of the 1 Land Acquisition I of 1894. Act, 1894, but he may, if the person to be compensated so desire, award such compensation in the form of a rent-charge payable in respect of the land or water-course occupied or transferred.

Recovery of compensation and expenses.

If such compensation and expenses are not paid when demanded by the person entitled to receive the same, the amount may be recovered as if it were an arrear of land-revenue, and shall, when recovered, be paid to the person entitled to receive the same.

Conditions binding on applicant placed in oo. cupation.

34. When any such applicant is placed in occupation of land or of a water-course as aforesaid, the following rules and conditions shall be binding on him and his representatives in interest:-

First .- All works necessary for the passage, across such watercourse, of water-courses existing previous to its construction and of the drainage intercepted by it, and for affording (Chap III - Of the Construction and Maintenance of Works.)

proper communications across it for the convenience of the neighbouring lands, shall be constructed by the applicant, and be maintained by him or his representative in interest to the satisfaction of the Divisional Canal-officer

Second -Land occupied for a water-course under the provisions of section 27 shall be used only for the purpose of such water-course

Third -The proposed water-course shall be completed to the satisfaction of the Divisional Canal-officer within one year after the applicant is placed in occupation of the land

In cases in which land is occupied or a water course is transferred on the terms of a rent-charge -

Fourth -The applicant or his representative in interest shall, so long as he occupies such land or water course, pay rent for the same at such rate and on such days as are determined by the Collector when the applicant is placed in occupation

Fifth -If the right to occupy the land cease owing to a breach of any of these rules, the liability to pay the said rent shall continue until the applicant or his representative in interest has restored the land to its original condition, or until he has paid, by way of compensation for any injury done to the said land, such amount and to such person as the Collector determines

Sixth -The Collector may, on the application of the person entitled to receive such rent or compensation, determine the amount of rent due or assess the amount of such compensation, and, if any such rent or compensation be not paid by the applicant or his representative in interest, the amount, with interest thereon at the rate of six per cent per annum from the date on which it became due, may be recovered as if it were an arrear of land-revenue, and the same, when recovered, shall be paid to the person to whom it is due

If any of the rules and conditions prescribed by this section are not complied with, or if any water-course constructed or transferred under this Act is disused for three years continuously, the right of the applicant, or of his representative in interest, to occupy such land or watercourse shall cease absolutely.

35. The procedure hereinbefore provided for the occupation of land Procedure for the construction of a water-course shall be applicable to the occupa- applicable to tion of the land for any extension or alteration of a water-course, and for extensions for the deposit of soil from water-course clearances.

(Chap. III .- Of the Construction and Maintenance of Works .- Chap. IV .- Of the Supply of Water.)

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he owners.

- 36. In case of wilful damage to or enlargement of an outlet, the cost of repairs may be recovered as an arrear of land-revenue from the persons entitled to use the water-course, and the supply of water to the water-course may be stopped, as provided in section 39, clause (a), subdivision (ii).
- 37. In cases where there are numerous water-courses running for a long distance side by side and so close together that it is difficult or expensive for the owners to clear them owing to there being no room for the deposit of the silt,

the Divisional Canal-officer, if applied to for that purpose or on his own motion, may, with the sanction of the Superintending Canal-officer, after such notice as the Local Government may by rule made in accordance with section 79, direct, shut off the supplies of any or all such waterply to any courses until the owners have made arrangements to his satisfaction to unite the water-courses or to substitute for them such system as may have been approved by the Superintending Canal-officer:

Provided that such conversion shall not be made, if it shall diminish the amount of water to which any owner of a water-course is entitled.

CHAPTER IV.

OF THE SUPPLY OF WATER.

38. In the absence of a written contract, or so far as any such contract does not extend, every supply of canal-water shall be deemed to be given at the rates and subject to the conditions prescribed by the rules to be made by the Local Government in accordance with the provisions of section 79 in respect thereof.

39. The following provisions shall apply to every supply of canal water, namely:—

(a) The Divisional Canal-officer shall not stop the supply of water to any water-course, or to any person, except in the following cases:—

> (i) whenever and so long as it is necessary to stop such supply for the purpose of executing any work ordered by competent authority, and with the previous sanction of the Local Government;

(ii) whenever and so long as any water-course is not maintained in such proper customary repair as to prevent the wasteful escape of water therefrom;

(iii) within periods fixed from time to time by the Divisional Canal-officer:

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(Chap IV -Of the Supply of Water)

- (b) Government shall not be liable for loss caused by the failure claims to or stoppage of the water in a canal, by reason of any cause compensation beyond the control of the Government, or of any repairs, failure or alterations or additions to the canal, or of any measures stoppage of taken for regulating the proper flow of water therein, or for maintaining the established course of irrigation which the Divisional Canal officer considers necessary, but the foregoing provisions shall not prevent the person suffering such loss from claiming such remission of the ordinary charges payable for the use of water as is authorized by
 - the Local Government

 (c) If the supply of water to any land irrigated from a canal be claims on interrupted otherwise than in the manner described in the account of last preceding clause, the Collector may award to the oc from other cupier or owner of such land reasonable compensation for causes, the loss arising from such interruption
- (d) When the water of a canal is supplied for the irrigation of a duration of single crop, the permission to use such water shall be held supply to continue only until that crop comes to maturity and to apply only to that crop, but if it be supplied for irrigating two or more crops to be raised on the same land within the year, such permission shall be held to continue for one year from the commencement of the irrigation, and to apply to
 - such crops only as are matured within that year

 (c) Unless with the permission of the Superintending Canal sale or subofficer, no person entitled to use the water of any canal, or letting of
 any work, building or land appertaining to any canal, shall canal water,
 sell or sub-let or otherwise transfer his right to such use

sell or sub let or otherwise transfer his right to such use Provided that the former part of this clause shall not apply to the use by a cultivating tenant of water supplied to him by his landlord for the irrigation of the land held by such tenant

But all contracts made between Government and the owner transfer or occupier of any immoveable property, as to the supply of with land of cinal-water to such property, shall be transferable there-water; with, and shall be presumed to have been so transferred

whenever a transfer of such property takes place

(f) No right to the use of the water of a canal shall be, or be bar to deemed to have been, acquired under the 'Indian Limita-accusated tion Act, 1877, Part IV, nor shall Government be bound user to supply any person with water, except in accordance with the terms of a contract in writing

See now the Indian Limitation Act, 1908 (9 of 1908), Genl Acts, Vol. VI

[1905: Bur. Act II.

(Chap. V.—Of Water-rates.)

CHAPTER V.

OF WATER-RATES.

ability in te case of e unautho zed use of the water of canal.

40. If water is taken from a canal in an unauthorized manner, the person on whose land such water has flowed, if such land has derived benefit therefrom, shall be liable to the charges made for such use, unless and until the person by whose act or neglect the water has been so taken is ascertained.

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41. If water supplied through a water-course be used in an unauthorized manner, the person on whose land such water has flowed, if such land has derived benefit therefrom,

or if such person is not ascertained, or if such land has not derived benefit therefrom, all the persons chargeable in respect of the water supplied through such water-course,

shall be liable, or jointly liable, as the case may be, to the charges made for such use, unless and until the person by whose act or neglect such use occurred is ascertained.

Liability when water runs to waste.

42. If water supplied through a water-course be suffered to run to waste, all the persons chargeable in respect of the water supplied through such water-course shall be jointly liable for the charges made in respect of the water so wasted, unless and until, after enquiry by the Divisional Canal-officer, the person through whose act or neglect such water was suffered to run to waste is ascertained.

Charges ecoverable addition to nalties. 43. All charges for the unauthorized use or for waste of water may be recovered in addition to any penalties incurred on account of such use or waste.

Decision of questions under section 40, 41 or 42.

All questions under section 40, 41 or 42 shall be decided by the Divisional Canal-officer, subject to an appeal to the Collector, or such other appeal as may be provided by rules framed under section 79, sub-section (2).

Charge on occupier for water how determined. 44. The rates to be charged for canal-water supplied for purposes of irrigation to the occupiers of land shall be determined by the rules to be made by the Local Government in accordance with the provisions of section 79, and such occupiers as accept the water shall pay for it accordingly.

The rules hereinbefore referred to may prescribe and determine what persons or classes of persons are to be deemed to be occupiers for the purposes of this section, and may also determine the several liabilities in respect of the payment of the occupier's rate, of tenants and of persons to whom tenants may have sub-let their lands, or of proprietors and of persons to whom proprietors may have let the lands held by them in cultivating occupancy.

(Chap V -Of Water-rates Chap VI.-Minor Canals)

Recovery of Charges.

45. Any sum lawfully due under this Chapter, which remains un-Such charges paid after the day on which it becomes due, shall be recoverable from as land reve the person liable for the same as if it were an arrear of land-revenue.

CHAPTER VI

MINOR CANALS.

46. This Chapter shall apply only to minor canals

Application of Chapter

- 47. (1) With respect to every minor canal in each district, whether Record such canal has hitherto been maintained by the Government or not, the respecting minor canals Collector may ascertain and record in such form as the Local Government may direct-
 - (a) the nature of the canal and of all embankments, channels, weirs and other works subsidiary thereto.
 - (b) the lands irrigable from the canal,
 - (c) the water-rate, if any, chargeable on the lands irrigable from the canal.
 - (d) the customs relating to the raising of funds for the maintenance, repair and efficient working of the canal and the liabilities of villages or persons jointly or severally to contribute to those funds.
 - (e) the obligations resting on villages or persons jointly or severally to labour or provide labourers or render any service in connection with the maintenance or repair of the canal or for the purpose of effecting annual silt-clearances necessary for the efficient working of the canal:
 - (f) the privileges or exemptions enjoyed by the villages or persons on whom the liabilities and obligations referred to in clauses (d) and (e) rest, and
 - (g) any provisions agreed to by specified persons as binding on such persons and their representatives in interest
- (2) Every record prepared under the preceding sub-section shall be submitted for the consideration of the Local Government, and if the same is confirmed by the Local Government, the record as so confirmed shall be published in such manner as the Local Government may direct.
- (3) A record prepared under this section may, from time to time, be corrected under the hand of the Collector, if such correction has been

(Chap. VI.—Minor Canals.)

Power to record statement in respect of a projected irrigationwork. previously sanctioned by the Local Government, and such correction shall be published in such manner as the Local Government may direct.

- 48. (1) In any case in which persons desire that the terms on which they have agreed amongst themselves to construct a projected irrigationwork, may be reduced to writing by the Collector for the purpose of having the same subsequently entered in a record under section 47, subsection (1), clause (g),
- the Collector may prepare a statement of such terms, specifying the persons on whom and whose representatives in interest such terms will be binding in the event of the same being subsequently embodied in a record under that section.
- (2) In the event of such irrigation-work being notified as a minor canal under section 3, sub-section (2), the Collector may embody such statement in the record prepared under section 47, sub-section (1).

Power to make rules. 49. The Local Government may make rules in accordance with the provisions of section 79 for the enforcement of all or any of the customs, liabilities and obligations recorded in a record confirmed and published under section 47.

Application of other provi ions of Act to minor canals.

- 50. When a record has been confirmed and published under section 47 in respect of any minor canal,
 - (i) such of the provisions of this Act as have been declared by any general order of the Local Government to be applicable to minor canals generally or to the minor canals in the local area in which such minor canal is situate, shall apply to such minor canal, but subject to such limitations, modifications and conditions as may have been expressed in the general order aforesaid, and only in so far as they are not inconsistent with the customs, privileges, liabilities and obligations set forth in the record:
 - (ii) such of the provisions of this Act as may have been declared by any special order of the Local Government to be applicable to such minor canal shall apply to it, notwithstanding any entries to the contrary in the record, but subject to such limitations, modifications and conditions as may be expressed in the special order aforesaid:

Provided that every such general or special order as aforesaid shall be made by notification in the Gazette.

51. The Local Government, whenever it appears to be necessary in the public interests, may, upon such terms (if any) as to compensation as it deems just, assume the control and undertake in whole or in part the maintenance of any minor canal, and shall thereupon be entitled to levy a water-rate on all lands irrigated from such canal.

Power of Local Government to assume control of minor canals. (Chap VII -Of Canal Navigation.)

CHAPTER VII.

OF CANAL NAVIGATION.

52. Such tolls as the Local Government may, from time to time Tolls to be by notification, direct, shall be levied from all vessels entering or naviga-levied from ting any canal 53. Any vessel entering or navigating any canal, contrary to the Power to

rules made in that behalf under the provisions of section 70 by the Local detain ves Government, or so as to cause danger to the canal or to the other vessels rules

therein, may be removed or detained by a Canal-officer, or by any other person duly authorised in this behalf The owner of any vessel causing damage to a canal, or removed or Liability of detained under this section, shall be liable to pay to the Government owner of vessel caus such sum as the Divisional Canal-officer, with the approval of the Sup-ing damage erintending Canal-officer, determines to be necessary to defray the cost

of repairing such damage, or of such removal or detention, as the case

may be 54. If any toll or charge due under this Act in respect of any vessel power to is not paid on demand to the person authorized to collect the same, the detain ressel Divisional Canal-officer may seize and detain such vessel and the furnit pay tolls or ture thereof, until such toll or charge, together with all expenses charges arising from such seizure, and detention, is paid in full

55. If any charge due to the Government in respect of any carge or Power to goods carried in a Government vessel on a canal, or stored on or in lands or goods if or warehouses occupied for the purposes of a canal, is not paid on demand charges due to the person authorised to collect the same, the Divisional Canal-officer thereon are may seize such cargo or goods, and detain it or them until the charge so due, together with all expenses arising from such seizure and detention, rs prid in full

56. Within a reasonable time after any seizure under section 54 or Power to section 55, the said Canal-officer shall give notice to the owner or person in seized under charge of the property seized, that it, or such portion of it as may be section 64 or necessary, will, on a day to be named in the notice but not sooner than 65 fifteen days from the date of the notice, be sold in satisfaction of the claim on account of which such property was seized, unless the claim is discharged before the day so named;

and, if such claim be not so discharged, the said Canal-officer, may, on such day, sell the property seized, or such part thereof as may be necessary to yield the amount due, together with the expenses of such seizure

and sale

The residue (if any) of such property and of the proceeds of the sale shall be made over to the owner or person in charge of the property seized.

(Chap. VII.-Of Canal Navigation. Chap. VIII.-Of Drainage.)

Procedure in respect of vessels aban. doned and goods unclaimed.

57. If any vessel be found abandoned in a canal, or any cargo or goods carried in a Government vessel on a canal, or stored on or in lands or warehouses occupied for the purposes of a canal, be left unclaimed for a period of two months, the Divisional Canal-officer may take possession. of the same.

Power to sell.

The officer so taking possession shall publish a notice, in such manner as the Local Government may by rule made in accordance with the provisions of section 79 direct, that if such vessel and its contents, or such cargo or goods, is or are not claimed previously to a day to be named in the notice, not sooner than thirty days from the date of such notice, he will sell the same; and, if such vessel, contents, cargo or goods, is or are not so claimed he may, at any time after the day, named in the notice, proceed to sell the same.

Disposal of proceeds of sale.

The said vessel and its contents, and the said cargo or goods, if unsold, or, if a sale has taken place, the proceeds of the sale, after paying all tolls and charges due in respect of the vessel, cargo or goods and all expenses incurred by the Divisional Canal-officer on account of the taking possession and sale, shall be made over to the owner of the same, when his ownership is established to the satisfaction of the Divisional Canalofficer.

If the Divisional Canal-officer is doubtful to whom such property or proceeds should be made over, he may direct the property to be sold as aforesaid and the proceeds to be paid into the district-treasury, there to be held until the right thereto be decided by a Court of competent jurisdiction.

Power to effect earlier sale of perishable property.

58. If any goods which the Divisional Canal-officer has seized under section 55 or taken possession of under section 57, are of so perishable a nature as, in the opinion of that officer, to render an early or immediate sale necessary or advisable, that officer may within such period as he thinks fit sell by public auction the said goods, in which event such notice shall be given to the owner of the goods, (if known), as the urgency of the case will permit of, and the proceeds shall be applied in the mannerprovided in section 56 or 57, as the case may be.

CHAPTER VIII.

OF DRAINAGE.

Power to prohibit obstructions or removal.

59. Whenever it appears to the Local Government that injury to anyland or the public health or public convenience has arisen or may arise to order their from the obstruction of any river, stream or drainage-channel, such Government may, by notification, prohibit, within limits to be defined in '

(Chap VIII -Of Drainage)

such notification, the formation of any obstruction, or may, within such limits, order the removal or other modification of such obstruction

Thereupon so much of the said river, stream or drainage-channel as is comprised within such limits shall be held to be a drainage-work

60. The Divisional Canal-officer, or other person authorized by the Power to Local Government in that behalf, may, after such notification, issue an effections order to the person causing or having control over any such obstruction after proba to remove or modify the same within a time to be fixed in the order

If. within the time so fixed, such person does not comply with the order, the said Canal-officer may himself remove or modify the obstruction, and, if the person to whom the order was issued does not, when called upon, pay the expenses involved in such removal or modification, such expenses shall be recoverable from him or his representative in interest as an arrear of land-revenue

61. Whenever it appears to the Local Government that any drainage- Preparation works are necessary for the improvement of any lands, or for the proper of schemes cultivation or irrigation thereof,

or that protection from floods or other accumulations of water, or from erosion by a river, is required for any lands.

the Local Government may cause a scheme for such drainage-works to be drawn up and published, together with an estimate of its cost and a statement of the proportion of such cost which the Government proposes to defray, and a schedule of the lands which it is proposed to make chargeable in respect of the scheme

62. The persons authorized by the Local Government to draw up powers of such scheme may exercise all or any of the powers conferred on a Canal-persons

officer by section 13 63. An annual rate, in respect of such scheme, may be charged Rate on

according to rules to be made by the Local Government under the fited by provisions of section 79, on the owners of all lands which shall, in the works

manner prescribed by such rules, be determined to be so chargeable Such rate shall be fixed as nearly as possible so as not to exceed either of the following limits -

- (t) six per cent per annum on the first cost of the works, adding thereto the estimated yearly cost of the maintenance and supervision of the same, and deducting therefrom the estimated income, if any, derived from the works, excluding the said rate.
- (11) in the case of agricultural land, the sum which, under the rules then in force for the assessment of land-revenue. might be assessed on such land on account of the increase of the annual value or produce thereof caused by the drainage-work

I of 1894

(Chap. VIII.—Of Drainage. Chap. IX.—Of obtaining Labour for Canals and Drainage-works.)

So far as any defect to be remedied is due to any canal, water-course, road or other work or obstruction, constructed or caused by the Local Government or by any person, a proportionate share of the cost of the drainage-works required for the remedy of the said defect shall be borne by such Government or such person, as the case may be.

64. Any such drainage-rate may be collected and recovered in manner provided by section 45 for the collection and recovery of water-rates.

65. (1) Whenever, in pursuance of a notification made under section 59, any obstruction is removed or modified,

or whenever any drainage-work is carried out under section 61,

all claims for compensation on account of any loss consequent on the removal or modification of the said obstruction or the construction of such work may be made before the Collector, and he shall deal with the same in the manner provided in the ¹ Land Acquisition Act, 1894.

Limitation of such claims.

Recovery of rate.

Disposal

tion.

of claims to

compensa-

(2) No such claim shall be entertained after the expiration of one year from the occurrence of the loss complained of, unless the Collector is satisfied that the claimant had sufficient cause for not making the claim within such period.

CHAPTER IX.

Of obtaining Labour for Canals and Drainage-works.

66. In any district in which a canal or drainage-work is constructed, maintained or projected by Government, the Local Government may, if it thinks fit, direct the Collector—

(a) to ascertain the villages whose lands are or will be, in the judgment of the Collector, benefited by such canal or drainage-work or, in the case of a navigation-canal, which are situate in the neighbourhood thereof; and

(b) to set down in a list, having due regard to local customs, the number of labourers which the headman of each such village shall be liable to furnish for employment on any such canal or drainage-work when required as hereinafter provided.

The Collector may, from time to time, add to or alter such list or any part thereof.

67. Whenever it appears to a Divisional Canal-officer that, unless some work is immediately executed, such serious damage will happen to any canal or drainage-work as will cause sudden and extensive public injury,

prescribe number of labourers to be supplied by headmen of villages benefited by canal.

Power to

Procedure for obtaining labour and materials for works urgently required.

¹ Genl. Acts, Vol. IV.

860

(Chap. IX .- Of obtaining Labour for Canals and Drainage-works.)

and that the labourers or materials necessary for the proper execution of such work cannot be obtained in the ordinary manner within the time that can be allowed for the execution of such work so as to prevent such damage.

such officer may, by an order under his hand, direct that the provisions of this section shall be put into operation for the execution of such work, and thereupon-

- (a) the headman of any village named in the afore-mentioned list shall, if required so to do by such officer or by any person authorized by him in this behalf, be bound to furnish such number of labourers, not being in excess of the number mentioned in the said list, as such officer or person may require of him, and all labourers called upon by the headman of their village shall be bound to assist in the work by labouring thereon as such officer or person directs,
- (b) such officer or any person authorized by him in this behalf may enter into and upon any immoveable property in the neighbourhood of any such canal or drainage-work, and take possession of, appropriate and remove any trees or bamboos, whether standing or not, and any timber, mats, ropes or other materials found in or upon such property, and use the same for the purposes of such work.

Every person authorized as mentioned in this section shall be deemed to be a public servant within the meaning of the 'Indian Penal Code

68. All persons labouring or detained for the purpose of labouring Payment for in compliance with a requisition made under section 67 or whose mate labour in rials may be taken under that section, shall, as soon as may be reasonably and matepracticable, be paid by the Divisional Canal-officer for their labour and rials taken detention, or for such materials (as the case may be), at a rate not being less than the highest market-rates for similar labour or materials for the time being prevailing in the neighbourhood.

Any dispute arising between the Canal-officer and any person as to the amount to be paid to such person under this section may be referred by either party to the Collector, whose decision thereon shall be final.

69. Whenever, from the removal under section 67 of any trees, him-Compensation for the materials, any damage over and above the price payable for damage dame such materials results directly to any person, the Divisional Canal-officer in taking shall pay to such person such sum as may be agreed upon as compensation for such damage. In case of dispute as to the amount so to be paid, either party may refer such dispute to the Collector, whose decision thereon shall be final.

(Chap. IX .- Of obtaining Labour for Canals and Drainage-works. Chap. X .- Of Jurisdiction.)

ower to .pply proviions of hapter to _onstruction of water-Jurses. Power to apply fore. going provisions to effect annual silt clearances.

- 70. The Local Government may, by notification, declare that the provisions of the preceding sections of this Chapter shall apply to any district or part of a district for the purpose of constructing water-courses under the provisions of section 14.
- 71. The Local Government may direct that the provisions of this Chapter shall apply, either permanently or temporarily (as the case may be), to any district or part of a district for the purpose of effecting necessary annual silt-clearances, or to prevent the proper operation of a canal or drainage-work being stopped or so much interfered with as to stop the established course of irrigation or drainage:

Provided that, where annual silt-clearances are effected or any work necessary for its efficient working is done on a water-course, no payment shall be made for labour or for materials supplied by villages which are supplied with water from the water-course.

CHAPTER X.

OF JURISDICTION.

Jurisdiction under this Act of Civil Courts.

Settlement

of differences as to

mutual 1 ights and

liabilities

of persons

interested in water-

course.

- 72. Except where herein otherwise provided, all claims against Government in respect of anything done under this Act may be tried by the Civil Courts; but no such Court shall in any case pass an order as to the supply of canal-water to any crop sown or growing at the time of such order.
- 73. Whenever a difference arises between two or more persons in regard to their mutual rights or liabilities in respect of the use, construction or maintenance of a water-course, any such person may apply in writing to the Divisional Canal-officer stating the matter in dispute. officer shall thereupon give notice to the other persons interested that, on a day to be named in such notice, he will proceed to inquire into the said matter. And, after such inquiry, he shall pass his order thereon, unless he transfers (as he is hereby empowered to do) the matter to the Collector, who shall thereupon enquire into and pass his order on the said matter.

Such order shall be final as to the use or distribution of water for any crop sown or growing at the time when such order is made, and shall

thereafter remain in force until set aside by the decree of a Civil Court. 74. Any officer empowered under this Act to conduct any inquity may exercise all such powers connected with the summoning and exam-

ining of witnesses as are conferred on Civil Courts by the 'Code of Civil Procedure: and every such inquiry shall be deemed a judicial proceed- XIV of 1882.

Power to summon and examine witnesses.

ing.

¹ See now the Code of Civil Procedure, 1908 (Act 5 of 1908), Genl. Acts, Vol. VI.

(Chap. XI -Of Offences and Penalties)

CHAPTER XI

OF OFFENCES AND PENALTIES

75. Whoever, without proper authority and voluntarily, does any Penalty for of the following acts, that is to say under Act.

- (1) damages, alters, enlarges or obstructs any canal or dramagework,
- (2) interferes with, increases or diminishes the supply of water in, or the flow of water from, through, over or under any canal or dramage-work.
- (3) interferes with or alters the flow of water in any river or stream, so as to endanger, damage or render less useful any canal or drainage-work,
- (4) being responsible for the maintenance of a water course, or using a water course, neglects to take proper precautions for the prevention of waste of water therefrom, or interferes with the authorized distribution of water therefrom, or uses such water in an unauthorized manner.
- (5) corrupts or fouls the water of any canal so as to render it less fit for the purposes for which it is ordinarily used.
- (6) causes any vessel to enter or navigate or to remain at any place in, any canal contrary to the rules for the time being prescribed by the Local Government for entering, navigating or remaining in such canal,
- (7) while navigating on any canal, neglects to take proper pre cautions for the safety of the canal and of vessels therein.
- (8) being liable to furnish labourers under Chapter IX of this Act, fails, without reasonable cause, to furnish or to assist in furnishing the labourers required of him.
- (9) being a person liable to labour under Chapter IX of this Act, refuses or neglects, without reasonable cause, so to labour,
- (10) destroys or moves any level-mark or water-gauge fixed by the authority of a public servant;
- (II) passes or causes animals or vehicles to pass on or across any of the works, banks or channels of a canal or dramagework contrary to rules made in accordance with the provisions of section 79 after he has been desired to desist. therefrom .
- (12) pastures any animals on the banks of the canal, or allows any animals belonging to him or under his charge to graze on such banks:

(Chap. IX .- Of obtaining Labour for Canals and Drainage-works. Chap. X.—Of Jurisdiction.)

'ower to pply provions of hapter to construction of watercourses. Power to apply foregoing provisions to effect annual silt

clearances.

- 70. The Local Government may, by notification, declare that the provisions of the preceding sections of this Chapter shall apply to any district or part of a district for the purpose of constructing water-courses under the provisions of section 14.
- 71. The Local Government may direct that the provisions of this Chapter shall apply, either permanently or temporarily (as the case may be), to any district or part of a district for the purpose of effecting necessary annual silt-clearances, or to prevent the proper operation of a canal or drainage-work being stopped or so much interfered with as to stop the established course of irrigation or drainage:

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Such order shall be final as to the use or distribution of water for any crop sown or growing at the time when such order is made, and shall thereafter remain in force until set aside by the decree of a Civil Court.

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Power to summon and examine witnesses.

¹ See now the Code of Civil Procedure, 1908 (Act 5 of 1908), Genl. Acts, Vol. VI.

(Chap XI -Of Offences and Penalties)

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- (4) being responsible for the maintenance of a water-course, or using a water-course, neglects to take proper precautions for the prevention of waste of water therefrom, or interferes with the authorized distribution of water therefrom, or uses such water in an unauthorized manner,
- (5) corrupts or fouls the water of any canal so as to render it less fit for the purposes for which it is ordinarily used,
- (6) causes any vessel to enter or navigate, or to remain at any place in, any canal contrary to the rules for the time being prescribed by the Local Government for entering, navigating or remaining in such canal,
- (7) while navigating on any canal, neglects to take proper pre coutions for the safety of the canal and of vessels therein.
- (8) being liable to furnish labourers under Chapter IX of this Act, fails, without reasonable cause, to furnish or to assist in furnishing the labourers required of him,
- (9) being a person liable to labour under Chapter IX of this Act, refuses or neglects, without reasonable cause, so to labour,
- (10) destroys or moves any level-mark or water-gauge fixed by the authority of a public servant;
- (11) passes or causes animals or vehicles to pass on or across any of the works, banks or channels of a canal or drainagework contrary to rules made in accordance with the provisions of section 79 after he has been desired to desist therefrom.
- (12) pastures any animals on the banks of the canal, or allows any animals belonging to him or under his charge to graze on such banks;

(Chap. XI.—Of Offences and Penalties. Chap. XII.—Supplementary Provisions.)

(13) violates any rule made in accordance with the provisions of section 79 to which a penalty has been attached by a rule made under that section,

Penalty.

shall be liable, on conviction before a Magistrate, to a fine not exceeding fifty rupees, or to imprisonment for a term not exceeding one month, or to both.

Compensation to person injured. 76. Whenever any person is fined for an offence under this Act, the Magistrate may direct that the whole or any part of such fine may be paid by way of compensation to the person injured by such offence.

Recovery of fines for offences in navigating canal. 77. Any fine imposed under this Act upon the owner of any vessel, or the servant or agent of such owner, or any other person in charge cf a vessel, for any offence in respect of the navigation of such vessel, may be recovered either in the manner prescribed by the 'Code of Criminal Pro- V of 1898. cedure, 1898, or, if the Magistrate imposing the fine so directs, as though it were a charge under this Act due in respect of such vessel.

Power to arrest without warrant. 78. Any person in charge of or employed upon any canal or drain-age-work may remove from the lands or buildings belonging thereto, or may arrest without a warrant and take forthwith before a Magistrate or to the nearest police-station, to be dealt with according to law, any person who, within his view, commits any of the offences mentioned in subsections (1), (2) and (3) of section 75.

CHAPTER XII.

SUPPLEMENTARY PROVISIONS.

Rules.

Power to make rules.

79. The Local Government may make ² rules to regulate the following matters:—

(1) the proceedings of any officer who, under any provision of this Act, is required or empowered to take action in any matter;

(2) the cases in which, and the officers to whom, and the conditions subject to which, orders and decisions given under any provision of this Act, and not expressly provided for as regards appeal, shall be appealable;

(3) the persons by whom, and the time, place or manner at or in which, anything for the doing of which provision is made in this Act shall be done;

General Acts, Vol. V.
For rule as to crossing animals, etc., across canal works, see Bur. Gazette, 1907, Pt. I. p. 851.

1905: Bur. Act III.] Burma Tisheries

(Chap XII -Supplementary Provisions The Schedule)

- (4) the amount of any charge made under this Act, and
- (5) generally to carry out the provisions of this Act

The Local Government may, in making any rule under this Act, Powertout attach to the breach of it the penalty specified in section 75

All rules made by the Local Government under this Act shall be pub Publication lished in the Gazette, and shall thereupon have the same effect as if of rules chacted by this Act

80 The Local Government may, by notification, prescribe by whose Recovery of order and on whose application any sum recoverable under this Act as sums as ar rears of land revenue may be recovered revenue.

THE SCHIDULE

Enactments Repealed

(Sec Section 2)

3

Year	No	Short title or st bject	Fxtent of repeal	
		Part I -Acts of the Governor-G	Teneral in Council	
1881	II	II Pegu an I Sittang Canal Act 1881, The whole		
1898	xIII	The Burma Laus Act 1898	So much of the Third Schedile as refers to Act II of 1881 and section 3, of Regulation III of 1889	
	Par	 II —Regulation made under Sta	tute 33 10 Chapter III	
1889	ш	The Upper Birms Land an Revenue Regulation 1889	11 Sections 34 35 and 36	

THE BURMA FISHERIES ACT, 1905

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- 2 Repeal

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- 5. Power to exempt fishery from provisions of Act. .

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- 6. Bar to rights to fish unless permitted under Act or expressly granted by Government.
- 7. Angling permitted free subject to certain restrictions.
- 8. Classification of fisheries.
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- 11. No fixed obstruction to be erected except when expressly permitted.
- 11A. The use of poisons and explosives, to facilitate the catching of fish, prohibited.
- 12. Prohibition of new canals or channels to certain fisheries.
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- 17. Power to inspect fishing implements and seize implements and fish, etc.
- 18. Power to search for poisons and preparations for illegally stupe-fying fish.
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- 20. Police-officers to aid Fishery-officers.
- 21. Penalty for unlawfully fishing or erecting weir, etc., or poisoning, etc., fish or interfering with lawful use of waters.
- 22. Penalty for possession of materials for poisoning, etc., fish.
- 23. Penalty for making canal to fishery, or killing or taking protected fish or eggs, or trespassing, etc., on protected turtle bank.
- 24. Penalty for wrongful arrest, seizure or search.

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(Preliminary)

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١

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- 27 Recovery of fees, rents, etc
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- 33 Exemption of fishery security bonds from provisions of the Indian Registration Act, 1908

SCHEDULE

¹BURMA ACT No III of 1905

[25th Tebruary, 1905 29th March, 1900]

An Act to declare and amend the law relating to Fisheries in Burma

Whereas the exclusive right of fishing in Burma in such fisheries Preamble as are hereinafter mentioned belongs by the custom of the country to the Government.

And whereas it is expedient to declare and amend the law providing for the protection of this right, and for conceding the enjoyment of it to the public or to individuals, gratuitously or in consideration of fees or rent, and subject to suitable restrictions and conditions, It is hereby enacted as follows:—

Preliminary

- 1. (1) This Act may be called the Burma Fisheries Act, 1905, and
- (2) It shall come into force at once
- (3) This section shall extend to Burma

Short title, extent and commencement

For Statement of Objects and Reasons see Burms Gazette 1901, Pt III p 19, for Reasons of the Select Committee see thid, 1905, p 7, and for Proceedings in Council, see thid, 1904, p 79, and thid, 1905, p 2.

The rest of this Act shall extend in the first instance to Lower Burma; and the Local Government may, by notification, extend it to any part of Upper Burma:

Provided that this Act shall not be so extended to any part of the Shan States except in accordance with the provisions of section 10 of the ¹ Burma Laws Act, 1898.

XIII of 1898:..

Repeal.

- 2. (1) The enactments mentioned in the schedule are hereby repealed to the extent specified in the fourth column thereof.
- ² (2) [In any notification under sub-section (3) of section 1 extending sections 2 to 33 of this Act to any local area in Upper Burma, the Local Government may declare that section 32 and clause (x) of sub-section 12) of section 53 of the Upper Burma Land and Revenue Regulation, III of 1889-1889, shall cease to apply to such local area.]

Definitions.

3. In this Act, unless there is anything repugnant in the subject or context,-

" Fish."

(1) "fish" includes, besides other fish, turtle, estuary tortoises, scaslugs (bêche-de-mer), shell-fish and mother-of-pearl shells:

"Fishery."

(2) "fishery" means any collection of water, (or any part thereof separately classified under section 8), running or still, tidal or non-tidal, which is of itself of a permanent nature or is or has recently been connected with any waters of a permanent nature, in which fish may be found; and it includes the sea and the sand-banks on which turtle and estuary tortoises habitually lay their eggs:

"To fish."

(3) the verb "to fish," with its grammatical variations, includes the catching of turtle or estuary tortoises, the collecting of their eggs and the collecting of sea-slugs (bêche-de-mer), shell-fish or mother-of-pearl shells:

" Fishing implement."

(4) "fishing implement" means any implement, weapon, engine or contrivance for catching or facilitating the catching of fish:

" Fishery fficer."

(5) "Fishery-officer" means any person appointed by or under the ⁴[orders of the Government, of the Financial Commissioner or of a Commissioner] to be an Inkunwun or a Superintendent or Inspector of Fisheries, or to discharge any function of a Fishery-officer under this Act: and

² Sub-section '(2) was substituted by s. 2 of the Burma Fisheries (Amendment) Act, 1909 (Bur. Act 6 of 1909), post.

The original sub-section was as follows:-The original sub-section was as follows:—

"(2) From the date on which sections 2 to 32 of this Act may be extended to any local area in Upper Burma by a notification under section 1, sub-section (3), sections 32 and 33 of the Upper Burma Land and Revenue Regulation, 1889 shall cease to apply to such local area."

For notification appointing ex-officio, a fishery officer under ss. 15 to 18, see Burma Gazette, 1906, Pt. I, p. 869.

The words in square brackets in sub-section (5) were substituted for the words "orders of the Government" by s. 3 of Bur. Act 6 of 1909.

(Preliminary -Rights in Fisheries.)

(6) the terms "leasable fishery." "reserved fishery." "open fish- "Leasable ery "and "protected fishery " mean, respectively, a fishery for the time served his being classified under such denomination in accordance with the provi- ery," open sions of section 8

fishery," and ' protected

4. (1) The '[Financial Commissioner] may, by notification, direct Fishery to that any fishery shall, for the purposes of this Act, be under the charge charge of of the Deputy Commissioner of any particular district

fishery " Denity Commis

(2) Every fishery not provided for by a notification under sub section some of (1) shall, for the purposes of this Act, be deemed to be under the charge district unless of the Deputy Commissioner of the district in which such fishery is situate

otherwise provided for. empt fishery sions of Act

5. The Local Government may, by 2notification, exempt any fishery Power to exfrom all or any of the provisions of this Act either generally or subject from provi to such restrictions as it thinks fit

Rights in Fisheries

6 No right to fish in any fishery shall be acquired, or be deemed Bartorights to have been acquired, by the public or by any person, except in one to fish unless permitted of the modes hereinafter described

under Act or granted by

Provided that nothing contained in this Act shall prejudice or dero expressly gate from any express grant of a right to fish made by the British Gov. Government. ernment before the commencement of this Act

7. (1) Except as provided in sub-section (2), nothing contained in Angling

this Act shall be held, nor shall the issue of any grant, lease or license free subject under this Act be held, to prevent any person from angling with rod to certain and line only in any fishery

Provided that no one person shall use more than four rods and lines at one time

- (2) The Deputy Commissioner may, by proclamation,—
 - (a) in respect of any fishery under his charge, prohibit, absolutely or subject to conditions, angling for fish or for certain specified kinds of fish in such fishery, or in any part thereof, for such time as may be fixed by such proclamation;
 - (b) in respect of any fishery under his charge artificially stocked with fish, direct that all fish, or all fish of a particular kind, which are under a certain size to be specified in the proclamation, shall, if captured therein, be returned alive to the water of such fishery.

The words in square brackets in s 4 were substituted for the words " Local Govern ment 'by s 4 of Bur Act 6 of 1909 For notification exempting a fishery, see Bur Gazette, 1909 Pt I, p 554

(Rights in Fisheries.)

issification fisheries.

- 8. (1) Every fishery may, from time to time, be placed in one or other of the following classes, namely:
 - (a) leasable fisheries;
 - (b) reserved fisheries;
 - (c) open fisheries;
 - (d) protected fisheries.
- (2) Subject to any special exception prescribed by rule or directed by the '[Financial Commissioner], so long as any fishery continues to be in any such class, no rights of fishery arising under any other class shall be disposed of therein;

and subject as aforesaid, no fishery shall be transferred to another class until after the termination of all rights of fishery therein of the class in which it has been so placed.

Disposal of eries by Deputy Commissioner.

- 9. The Deputy Commissioner may, in respect of any fishery under rights in fish- his charge, and subject to the rules for the time being in force in this behalf and the restrictions and conditions prescribed thereunder with respect to such class of fishery,
 - (1) if it is a leasable fishery, lease to any person the exclusive right to fish, or to fish with specified fishing implements or in a specified manner or for specified fish, in such fishery and, when so authorized by such rules, grant any other such leases or licenses which are not in any way inconsistent with, or in derogation of the rights (if any) previously conferred in respect of such fishery; or
 - (2) if it is a reserved fishery, dispose in the manner prescribed by rules made under section 32, of the more limited rights to fish to be permitted in such reserve; or
 - (3) if it is an open fishery,—
 - (a) grant licenses to any number of persons to use specified fishing implements in such fishery, and
 - (b) permit the public, or the inhabitants of any town or village, or any other class of persons to fish in such fishery, free of charge, with such specified fishing implements, or in such manner, or on such terms and subject to such restrictions, as may be defined in the order permitting the same; or
 - (4) if it is a protected fishery, permit all or any persons entitled, or authorized by the owner or occupier of the land, to enter thereon, to fish in such fishery, free of charge, with such

The words in square brackets in s. 8 (2) were substituted for the words "Local Government" by s. 5 of the Burma Fisheries (Amendment) Act, 1909 (6 of 1909), post.

(Further Protection of Fisherics)

specified fishing implements or in such manner or on such terms and subject to such restrictions, as may be defined in the order permitting the same

10. (1) The '[Financial Commissioner] may, by notification, grant Disposal permission to fish, free of charge.-

of rights in fisheries by

(a) in any open fishery to all or any of the classes of persons men- Local Gov tioned in section 9, sub-section (3), clause (b), and

by officers

(b) an any protected fishery, to all or any persons entitled, or specially emauthorised by the owner or occupier of the land, to enter thereon

(2) The 2[Commissioner] may, by 3notification, empower any Subdivisional. Township or Pishery-officer to exercise, subject to the control of the Deputy Commissioner, any of the powers conferred under section 9

Further Protection of Fisheries

11. No weir, bank or dam shall be erected, placed, maintained or No fixed used in any fishery without a special permission under the hand of the obstruction to be erected Deputy Commissioner of the district or in contravention of the rules except when expressly made under section 32 clauses (a) and (h) permitted.

Provided that nothing contained in this section shall prohibit either-

(a) a lessee of a leasable fishery or a licensee of any right to fish in any fishery from erecting, placing, maintaining or using therein any fishing implement which he is permitted by his lease or license and by the rules for the time being in force to use in such fishery, or

(b) the owner or occupier of any land from erecting or maintaining any bank or dam of the kind ordinarily known as a hazin for the purpose of cultivation in any part of a pro tected fishery which is not a well-defined water-course

411A. (I) No person shall use any dynamite or other explosive sub- Thouse of stance in any fishery with intent thereby to destroy or facilitate the poisons and explosives to entching of fish facilitate the

(2) No person shall with intent thereby to destroy or facilitate the catching of fish, prohibit catching of fish except as permitted by an order under sub-section (3), ed put, or knowingly permit to be put or cause, or knowingly permit to flow into any fishery lime, bonlonth, poison, or other noxious material

The words in square brackets in s 10 (1) were substituted for the words "Local Government by s 6 (1) of the Burma Fisheries (Amendment) Act 1909 (6 of 1909) post

The words in square brackets in s 10 (2) were substituted for the words." Local Government. by s 6 (2) of the Burma Fisheries (Amendment) Act, 1909 (6 of 1909) post.

*For nethunce of such a rotification see Bur Gazette 1908 Pt. I, p. 271.

*Section 11A was inserted by s 7 of Bur. Act 6 of 1909.

(Further Protection of Fisheries .- Powers to Arrest, Search, etc.)

which when put or permitted to flow into water, kills or stupefies fish or makes it difficult for fish to remain in or near that part of the water in which the same is put or caused or permitted to flow.

(3) In any district to which the Financial Commissioner may by notification declare this sub-section to be applicable, the Deputy Commissioner may in respect of any fishery by an order in writing grant permission for the use of lime, bônlônthi, poison or other noxious material for the purpose of catching or facilitating the catching of

rohibition of new canals or channels o certain isheries

12. No person shall, without the permission of the Deputy Commissioner of the district, make or cause to be made any canal or channel which may affect any leasable fishery or any reserved fishery either by reducing or increasing the quantity of water, or changing the quality of the water of such fishery, or by the introduction of silt reducing the flooded area in or in the neighbourhood of such fishery.

Power to protect specified species of fish, and turtle and tortoise eggs.

- 13. (1) The Local Government may, by notification, prohibit—
 - (a) the killing or capture or other interference with any species of fish specified in such notification; or
 - (b) the removal, opening or other interference with any nest of eggs laid by any species of turtle or tortoise specified in such notification.
- (2) Any person residing near a fishery in which such species of fish or eggs may be found and any person who takes part in fishing operations in any such fishery, found in possession of any species of fish or eggs of which the capture or removal has been prohibited by a notification under sub-section (1), may be presumed to be the person who captured or removed the same unless he satisfactorily accounts for his possession of the same.

Power to prohibit approach of persons or nimals to turtle or tor-

14. The Deputy Commissioner, having charge of any bank on which turtle or tortoises lay their eggs, may, by proclamation published in the villages near such bank, forbid all persons other than the lessee thereof and his servants, to enter upon or approach, or to suffer or permit any cattle or other animals under their control, or owned by them, to enter upon or approach such bank during such months and periods as he may think fit.

Powers to Arrest, Search, etc.

- 15. Every Fishery-officer shall prevent and may interfere for the purpose of preventing any offence punishable under this Act or the rules thereunder.
- 16. (1) Any Fishery-officer may, without the orders of a Magistrate and without a warrant, arrest any person reasonably suspected of having

toise banks.

Power to prevent commission of fisheryoffence. Power to arrest without warrant.

(Powers to Arrest, Search, etc.)

been concerned in any offence punishable under this Act or the rules thereunder with imprisonment for one month or upwards, if such person refuses to give his name and residence, or gives a name and residence which there is reason to believe to be false, or if there is reason to believe that he will abscord

- (2) Every Officer making an arrest under sub section (1) shall with out unnecessary delay, take or send the person arrested before a Magis trate having jurisdiction in the case, or to the officer in charge of the nearest police station
- 17 (1) Lor the purpose of satisfying himself that the provisions Power to of this Act and of the rules thereunder are being complied with, any inspect fish ing imple Fishery officer qualified under section 19 may inspect any fishing imple ments and ments, and any fish, and any turtle and tortoise eggs in the possession ments and of or under the control of any person concerned in, or reasonably suspected fish eto to have been concerned in fishing operations

and for that purpose may enter any house or premises owned or occupied by any such person.

and may seize any fishing implements which are easily moverble and any such fish and eggs, which he has reason to believe to have been used, caught or collected in contravention of this Act or of the rules thereunder, and shall, as soon as may be report such seizure to the Magistrate having jurisdiction to try the offence on account of which such seizure was made and, if the property seized is not perishable and is easily carried, shall at the same time send such property to such Magistrate

- (2) If any property seized under sub-section (1) is of a perishable nature, the Pishery officer making the seizure shall sell it by auction in the nearest village in the presence of the headman if any and of two or more elders, and shall send the proceeds of such sale to such Magis trate, together with a report of the quantity and kind of fish so disposed of, signed by such elders and the headman, if any
- 18 Any Fishery officer qualified under section 19 who has reas in to Power to suspect that any person is committing an offence punishable under search for section 22, may search such person, and may enter and search any title preparations mises occupied by such person, and if he finds any explosive substance, superjung lime bonlonths, poison or noxious material, intended for the purpose of fish. lilling, stupefying or otherwise affecting fish in the manner specified in section 22 may seize the same and shall forthwith take or send it, with a complaint or police report in respect of the offence believed to have teen committed, before the nearest Magistrate having jurisdiction to try such offence

(Powers to Arrest, Scarch, etc.—Penalties.)

alifican of Theryfficer for rposes of etion 17 or

19. Any Fishery-officer drawing a monthly salary of not less than thirty rupees or such other sum as the Local Government may notify in this behalf who is specially 'appointed, by the Deputy Commissioner under whom he is ordinarily employed, to exercise the powers conferred by section 17 or section 18, shall be qualified to exercise the powers conferred by such sections.

olicefficers to id Fisheryofficers.

20. It shall be the duty of every Police-officer to aid any Fisheryofficer in the due execution of this Act upon request made by such Fishery-officer.

Penalties.

21. Any person who—

(a) fishes in any fishery not having a right to fish therein or in a way in which he is not entitled to fish therein; or

(b) uses in any fishery any fishing implement which he is not entitled to use, or to use in such manner, therein; or

- (c) except as permitted by the proviso to section 11, erects, places, maintains or uses any weir, bank or dam in any fishery without a special permission under the hand of the Deputy Commissioner of the district, or in contravention of the rules for the time being in force under section 32, clauses (g) and (h); or
- ²(d) uses any dynamite or other explosive substance in any fishery with intent thereby to destroy or facilitate the catching of fish; or
- ²(e) except as permitted by an order under sub-section (3) section 11A puts or knowingly permits to be put or causes, or knowingly permits to flow into any fishery any lime, bônlônthi, poison or other noxious material in contravention of section 11A; or
- 2(f) interferes with, or makes any demand in consideration of, the lawful use of the water of any fishery for purposes unconnected with the taking of fish,

¹ For notification specially appointing a fishery officer under this section, see Bur.

(e) interferes with, or makes any demand in consideration of, the lawful use of the water of any fishery for purposes unconnected with the taking of fish."

Penalty for · . wfully "shing or erecting weir, etc., or poisoning, etc., fish or interfering with lawful use of waters.

Gazette, 1906, Pt. I, p. 869.

Clauses (d), (e) and (f) were substituted for cls. (d) and (e) by s. 8 of the Burma Fisheries (Amendment) Act, 1909 (6 of 1909), post. The original clauses were as follows—

(d) with intent to thereby destroy, or facilitate the catching of, any fish, uses any dynamite or other explosive substance in any fishery, or with like intent, puts or knowingly permits to be put, or causes or knowingly permits to flow, into any fishery any lime, bônlônthi, poison, or other noxious material which, when put or permitted to flow into water kills or stupefies fish or makes it difficult for fish to remain in or near that part of the water, in which the same is put for fish to remain in or near that part of the water, in which the same is put or caused or permitted to flow; or

(Penalties)

shall be punished, for a first offence, with imprisonment for a term which may extend to three months, or with fine which may extend to two hundred rupces, or with both,

and for a second or subsequent offence, with imprisonment for a term which may extend to six months, or with fine which may extend to five hundred rupees, or with both

22 (1) Any person who with intent to use or permit the use of the Penalty for same '[in contravention of s 11A], possesses any explosive substance possession of materials for or any lime, bonlonths, poison or other noxious material which, when poisoning, put or permitted to flow into water, kills or stupefies fish or makes it etc, fish. difficult for fish to remain in or near that part of the water in which the same is put or permitted to flow, shall be punished with imprisonment for a term which may extend to one month, or with fine which may extend to two hundred rupees, or with both

- (2) No person shall be prosecuted under this section without the previous sanction of the Deputy Commissioner of the district
- (3) In any prosecution under this section the Court may presume that any such explosive substance, lime, bonlonthi, poison or noxious material found in the possession or under the control of any person who-

(a) holds any lease or license entitling him to fish in any fishery:

- (b) is employed or works under any such lessee or licensee, or
- (c) is in the habit of fishing or has made preparation for the purpose of fishing, or
- (d) resides under the same roof as any person specified in the preceding clauses.

was kept by him with intent to use or permit the use of the same for the purpose of destroying or facilitating the catching of fish

23. Any person who-

(a) without the permission of the Deputy Commissioner of the making district, makes or causes to be made, any canal or channel fishers, or which may affect any leasable fishery or any reserved fishery killing or in any of the ways specified in section 12, or

(b) in contravention of the provisions of a notification under or eggs, or section 13, sub section (1), kills, captures or in any way etc on pro interferes with any species of fish specified in such notifi- tected turtle cation, or takes, opens or in any way interferes with a nest bank. of eggs laid by any turtle or tortoise of a species specified in such notification; or

Penalty for

The words in square brackets in a 22 (1) were substituted for the words " for the purpose of destroying or facilitating the catching of any fish," by a 9 of the Burma Fisheries (Amendment) Act, 1900 (6 of 1900), post

(Powers to Arrest, Search, etc.—Penalties.)

· lifica-· of · ory-· er for · E = c of ction 17 or 19. Any Fishery-officer drawing a monthly salary of not less than thirty rupees or such other sum as the Local Government may notify in this behalf who is specially 'appointed, by the Deputy Commissioner under whom he is ordinarily employed, to exercise the powers conferred by section 17 or section 18, shall be qualified to exercise the powers conferred by such sections.

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Penalty for wfully

weir, etc., or

poisoning, etc., fish or

interfering

with lawful use of

waters.

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20. It shall be the duty of every Police-officer to aid any Fishery-officer in the due execution of this Act upon request made by such Fishery-officer.

Penalties.

21. Any person who—

- (a) fishes in any fishery not having a right to fish therein or in a way in which he is not entitled to fish therein; or
- (b) uses in any fishery any fishing implement which he is not entitled to use, or to use in such manner, therein; or
- (c) except as permitted by the proviso to section 11, erects, places, maintains or uses any weir, bank or dam in any fishery without a special permission under the hand of the Deputy Commissioner of the district, or in contravention of the rules for the time being in force under section 32, clauses (g) and (h); or

²(d) uses any dynamite or other explosive substance in any fishery with intent thereby to destroy or facilitate the catching of fish; or

- ²(e) except as permitted by an order under sub-section (3) of section 11A puts or knowingly permits to be put or causes, or knowingly permits to flow into any fishery any lime, bônlônthi, poison or other noxious material in contravention of section 11A; or
- ²(f) interferes with, or makes any demand in consideration of, the lawful use of the water of any fishery for purposes unconnected with the taking of fish,

¹ For notification specially appointing a fishery officer under this section, see Bur. Gazette, 1906, Pt. I, p. 869.

(e) interferes with, or makes any demand in consideration of, the lawful use of the water of any fishery for purposes unconnected with the taking of fish."

Clauses (d), (e) and (f) were substituted for cls. (d) and (e) by s. 8 of the Burma Fisheries (Amendment) Act, 1909 (6 of 1909), post. The original clauses were as follows—

"(d) with intent to thereby destroy, or facilitate the catching of, any fish, uses any dynamite or other explosive substance in any fishery, or with like intent, puts or knowingly permits to be put, or causes or knowingly permits to flow, into any fishery any lime, bônlônthi, poison, or other noxious material which, when put or permitted to flow into water kills or stupefies fish or makes it difficult for fish to remain in or near that part of the water, in which the same is put or caused or permitted to flow; or

(Penalties)

shall be punished, for a first offence, with imprisonment for a term which may extend to three months, or with fine which may extend to two hundred rupees, or with both,

and for a second or subsequent offence, with imprisonment for a term which may extend to six months, or with fine which may extend to five hundred rupees, or with both

22 (1) Any person who with intent to use or permit the use of the Penalty for same [in contravention of s 11A], possesses any explosive substance materials for or any lime, bonlonths, poison or other noxious material which, when poisoning, put or permitted to flow into water, kills or stupefies fish or makes it etc, fish difficult for fish to remain in or near that part of the water in which the same is put or permitted to flow, shall be punished with imprisonment for a term which may extend to one month, or with fine which may extend to two hundred rupees, or with both

(2) No person shall be prosecuted under this section without the pre vious sanction of the Deputy Commissioner of the district

(3) In any prosecution under this section the Court may presume that any such explosive substance, lime, bonlonths, poison or noxious material found in the possession or under the control of any person who-

(a) holds any lease or license entitling him to fish in any fishery;

(b) is employed or works under any such lessee or licensee, or

(c) is in the habit of fishing or has made preparation for the purpose of fishing, or

(d) resides under the same roof as any person specified in the preceding clauses,

was kept by him with intent to use or permit the use of the same for the purpose of destroying or facilitating the catching of fish

23 Any person who-

(a) without the permission of the Deputy Commissioner of the making district, makes or causes to be made, any canal or channel fishers, or which may affect any leasable fishery or any reserved fishery killing or in any of the ways specified in section 12, or

(b) in contravention of the provisions of a notification under or eggs, or section 13, sub section (1), kills, captures or in any way etc on prointerferes with any species of fish specified in such notifi tested turtle cation, or tales, opens or in any way interferes with a nest lank. of eggs laid by any turtle or tortoise of a species specifie! in such notification, or

2 3

Penalty for

The words in square brackets in s 22 (1) were substituted for the words "for the proce of destroying or facilitating the catching of any fish, by s 0 of the Burms I isheries (Amendmeth) Act, 1900 (6 of 1903), post

(Penalties .- Forfeiture of Property and Removal of Fixed Obstructions, etc.)

(c) in contravention of the provisions of a proclamation under section 14, enters upon or approaches or suffers or permits any cattle or other animal, under his charge or control or of which he is owner, to enter upon or approach any bank in which turtle or tortoises lay their eggs.

shall be punished with imprisonment for a term which may extend to one month, or with fine which may extend to two hundred rupees, or with both.

Penalty for wrongful arrest, seizure or search.

- 24. (1) Any Fishery-officer who-
 - (a) vexatiously and unnecessarily arrests any person or seizes any property on pretence of making such arrest, or of seizing property liable to seizure, under this Act; or
 - (b) without reasonable ground of suspicion, enters or searches any building, vessel or place, or searches any person, under pretence of making such entry or search under this Act.

shall be punished with imprisonment for a term which may extend to six months, or with fine which may extend to five hundred rupees, or with both.

(2) Any fine imposed under sub-section (1), clause (a), or any portion thereof, shall, if the convicting Magistrate so directs, be given as compensation to the person arrieved by such seizure.

Forfeiture of Property and Removal of Fixed Obstructions, etc.

Convicting Court may order forfei. ture of fishing implements, etc.

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25. On the conviction of any person for an offence punishable under this Act or the rules thereunder, the convicting Court may, in addition to any other penalty prescribed for such offence, order the forfeiture of any fishing implement, weir or dam erected, placed, maintained or used in contravention of this Act or the rules thereunder, and of any fish obtained thereby, and of any fish or eggs caught or collected in contravention of this Act or the rules thereunder.

26. The Deputy Commissioner in charge of a fishery may order the removal of any weir, bank, dam or fishing implement erected, placed, maintained or used therein in contravention of this Act or the rules thereunder, and may order the closure of any canal or channel made in contravention of the provisions of section 12;

and the expense, if any, of such removal or closure may be recovered from any person erecting, placing, maintaining, making or using such weir, bank, dam, fishing implement, canal or channel in contravention of this Act or the rules thereunder, as if it were an arrear of revenue, in addition to any penalty or forfeiture imposed under this Act.

Removal of fixed obstructions and closure of canals at expense of person making same.

(Recovery of Moneys under Act and of Loans to Fishermen -Procedure of Revenue-officers)

Recovery of Moneys under Act and of Loans to Fishermen.

27. All fees, rents and other moneys due to Government in respect Recovery of of any license, lease or permission granted under this Act may be recovered fees rents, as if it were an arrear of revenue

28. Every loan made in accordance with rules made under section 32, Pecovery of clause (1), all interest, if any, chargeable thereon, and costs, if any, loans. incurred in making or recovering the same, shall, when they become due, be recoverable from the person to whom the loan was made, or from any person who has become surety for the repayment thereof, as if they were arrears of revenue or costs incurred in recovering the same due by the person to whom the loan was made or his surety

29. When a loan is made under this Act to any person on such terms Liability of that all of them are jointly and severally bound to the Government for joint bor the payment of the whole amount payable in respect thereof, and a state-among ment showing the portion of that amount which, as among themselves, themselves. each is bound to contribute is entered upon the order granting the loan and is signed or marked by each of them or his agent duly authorized in this behalf and by the officer making the order,

that statement shall be conclusive evidence of the portion of that amount which, as among themselves, each of these persons is bound to contribute

Procedure of Resenuc-officers

30. The provisions of the 1 Burma Land and Revenue Act, 1876, or, Procedure in Upper Burma, of the 1 Upper Burma Land and Revenue Regulation, of land and revenue en 1889, as amended by subsequent enactments for the time being in force, actments to and the rules, notifications and directions thereunder-

be followed in executive proceedings under Act

(a) as to appeals, reviews and revisions,

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- (b) concerning the superintendence and control of Revenueofficers, and the distribution and withdrawal of business,
- (c) concerning procedure, processes, notices and proclamations,
- (d) concerning the costs of proceedings and the recovery of money under such enactments,

shall, so far as may be, apply, mutatis mutandis, to and for the purpose of the proceedings of Revenue-officers under this Act

¹ Inte, pp 8 and 219, respectively

Bar to Jurisdiction of Civil Courts.

Civil Courts to refer certain questions to Deputy Commissioner.

- 31. (1) If in any proceeding before a Civil Court any question arises-
 - (a) as to whether any fishery is a leasable fishery or a reserved. fishery; or
 - (b) as to the boundaries of any leasable fishery or of any reserved fishery, or as to the boundaries of any such fishery as leased, or subject to any right disposed of, under section 9, sub-section (1), or sub-section (2); or
 - (c) whether a lessee or licensee of any such leasable fishery or reserved fishery disposed of under section 9, sub-section (1) or sub-section (2), is working the fishery in accordance with the terms of his lease or license; or
 - (d) whether and to what extent any leasable fishery or any reserved: fishery is affected by the making of any such canal or channel as is mentioned in section 12,

the Court shall refer such question to the Deputy Commissioner who has charge of such fishery.

- (2) On any question being so referred to him, the Deputy Commissioner shall, without delay, make such enquiry as he may think necessary, and shall certify his decision to such Civil Court.
- (3) The decision of the Deputy Commissioner under sub-section (2) shall be conclusive as to the question so referred:

Provided that, where any party desires to appeal from the decision of the Deputy Commissioner on any questions so referred to any Revenue-officer of higher grade empowered to hear such appeal by the rules for the time being in force, the Court shall, on such conditions as to the furnishing of security or otherwise as it thinks fit, postpone its judgment so as to admit of such appeal being preferred, and in the event of a decision being given on appeal different from that given by the Deputy Commissioner, the decision of such appellate officer shall be conclusive as to the question so referred.

Rules.

Power to make rules.

- 32. (1) ¹[Subject to the control of the Local Government, the Financial Commissioner] may make ²rules consistent with this Act,—
 - (a) for the survey and demarcation of the limits of leasable, reserved and open fisheries;
 - (b) for ascertaining or deciding in which of the classes mentioned in section 8 each fishery shall be placed;

¹ The words in square brackets in s. 32 (1) were substituted for the words "Local Government" by s. 10 of the Burma Fisheries (Amendment) Act, 1909 (6 of 1909), post.

² For rules, see Bur. Gazette, 1907, Pt. I, p. 712.

(Rules)

- (c) for regulating the conditions and restrictions on and subject to which, and the procedure by which, rights to fish, or to fish with specified fishing implements or in a specified manner or for specified fish, in leasable fisheries may be disposed of by lease to individuals or by licenses under sec tion 9, sub section (1),
- (d) for prohibiting all or any fishing operations in reserved fisheries, or regulating the conditions and restrictions on and subject to which, the mode in which, and the procedure by which, the rights to use certain specified fishing imple ments in reserved fisheries may be disposed of under section 9, sub section (2).
- (e) for fixing the rates at which, and regulating the conditions and restrictions on and subject to which, licenses to use fishing implements in open fisheries may be granted under section 9, sub section (3), clause (a).
- (f) for regulating the conditions and restrictions on and subject to which permission to fish or use fishing implements free of charge—
 - (t) in any open fishery may be granted to the public, or the inhabitants of any town or village or any other classes of persons under section 9, sub section (3), clause (b), or
 - (11) in any protected fishery may be granted to the per sons entitled or authorized by the owner or occupier of the land, to enter thereon;
- (g) for regulating the terms, conditions and restrictions on and subject to which permission may be granted, under section 11, to erect, place, maintain or use weirs, banks and dams in any fishery,
- (h) for the construction and maintenance of free gaps in weirs,
- (i) as to loans to be made to fishermen for the relief of distress, the purchase of boats, nets, salt and other fishing and curing implements, equipment and materials, and for other objects connected with their industry, and
- (j) generally for carrying out the purposes of this Act, and prescribing the procedure and the practice thereunder
- (2) The Local Government may, by a rule under this section, attach to the breach of any rule made under this section any punishment not exceeding imprisonment for a term which may extend to one month, or fine which may extend to two hundred rupees, or both

「1905: Bur. Act III.

(Rules.—Exemption of Fishery Security Bonds from Registration.— Schedule.)

Rangoon Port.

[1905: Bur. Act IV.

- (3) All rules made under this section shall be published in the Gazette, and shall thereupon have the same effect as if enacted by this Act.
 - ¹Exemption of Fishery Security Bonds from Registration.

Exemption of fishery from provisions of the Indian Registration Act, 1908.

- 33. (1) Notwithstanding the Indian Registration Act, 1908, XVI of 1908; nsnery security bonds nothing contained in that Act shall be deemed to require the registration of any bond, deed or other document purporting to be or to be evidence of any mortgage or assignment of property to the Government or to any officer of the Government for the purpose of securing the payment of any money due or to become due to Government under this-Act or in connection with any fishery.
 - (2) A copy of such bond, deed or other document whereby immovable property is mortgaged shall be sent by the officer who grants the lease or license to the registering officer within the local limits of whose jurisdiction the whole or any part of the property so mortgaged issituate, and such registering officer shall file a copy in his Book No. 1.

SCHEDULE. \[\section 2, sub-section (1). \]

1	2	3	4
Year.	No.	Short title or subject.	Extent of repeal.
Acts of the Governor General in Council.			
1875	VII	The Burma Fisheries Act, 1875	· The whole.
1898	XIII	The Burma Laws Act, 1893 .	So much of the Third Schedule as relates to Act VII of 1875.

THE RANGOON PORT ACT, 1905.

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¹ This heading and section 33 were inserted by s. 11 of the Bur. Fisheries (Amendment) Act, 1909 (6 of 1909), post.

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 Notice to owner of goods.
- 88. Application of proceeds of sale.
- 89. Recovery of tolls and charges by distraint of vessel. Sale of distrained vessel, etc.
- 90. Recovery of dues as arrears of revenue.
- 91. Port-clearance not to be granted until tolls, etc., are paid.

Compensation for Damage to Port Property.

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PENALTIES.

- 93. Penalty for officer or servant interested in contract, etc.
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(Chap I .- Preliminary)

SECTIONS

1 . . .

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- 96 Infringement of section 78
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CHAPTER XII

MISCELLANEOUS

- 99 Commissioners not personally liable
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THE TIRST SCHEDULE -Enactments repealed

THE STEOD SCHEDULL -Property vested in the Port Commissioners

THE THIRD SCHEDULE -Form of debenture THE FOURTH SCHEDULT -Form of receipt for goods landed

¹BURMA ACT No IV of 1905

[25th Tebruary, 1905, 10th April, 1905]

An Act to consolidate and amend the law relating to the Port of Rangoon

WHEREAS It is expedient to consolidate and amend the law relating Preamble. to the Port of Rangoon, It is hereby enacted as follows -

CHAPTER 1.

PRELIMINARY.

1. (1) This Act may be called the Rangoon Port Act, 1905, and Short title (2) It shall come into force on such 2date as the Local Government mencement.

may, by notification, direct For Statement of Objects and Reasons see Burma Gazette 1904 Pt III p 50 for

(Chap. I.—Preliminary.)

opeal.

2. The enactments mentioned in the First Schedule are hereby repealed to the extent specified in the fourth column thereof.

ommissioners to be successors of Commissioners appointed under Act XV of 1879.

3. All debts and obligations incurred, all contracts entered into and all matters and things engaged to be done by, with or for the Commissioners for the Port of Rangoon appointed under the Rangoon Port XV of 1879. Commissioners Act, 1879, shall be deemed to have been incurred, entered into or engaged to be done by, with or for the Commissioners constituted by this Act;

and all rates and sums of money due to the Commissioners, appointed under the ¹ Rangoon Port Commissioners Act, 1879, shall be deemed to XV of 1879. be due to the Commissioners constituted by this Act;

and all suits and other legal proceedings, civil or criminal, instituted, or which might but for the passing of this Act have been instituted, by or against the Commissioners appointed under the ¹ Rangoon Port Com-XV of 1879. missioners Act, 1879, may be continued or instituted by or against the Commissioners constituted by this Act.

Definitions.

"Commissioners."

" Commis-

sioner.'

"Highwater-mark."

" Land."

- 4. In this Act, unless there is anything repugnant in the subject or context,—
- (1) "Commissioners" means the "Commissioners for the Port of Rangoon" hereinafter incorporated:
 - (2) "Commissioner" means a member of the said corporation:

(3) "high-water-mark" means a line drawn through the highest points reached by ordinary spring-tides at any season of the year:

(4) "land" includes the bed of the river below high-water-mark, and also things attached to the earth or permanently fastened to anything attached to the earth:

"Low-water-mark."

(5) "low-water-mark" means the lowest point reached by ordinary ebb spring-tides at any season of the year:

"Master."

(6) "master," when used in relation to any vessel, means any person (except a pilot or harbour-master) having for the time being the charge or control of such vessel:

"Owner."
"Pilot."

(7) "owner" includes also any agent to whom a vessel is consigned:

(8) "pilot" means a person for the time being authorized by the Local Government to pilot vessels:

" Port."

(9) "port" means the Port of Rangoon as for the time being defined under the provisions of section 5 for the purposes of this Act: and

"Vessel."

(10) "vessel" includes ships, boats, rafts, timber and anything made for the conveyance by water of human beings or of property.

Power to define and alter limits of Port.

5. (1) The Local Government may, with the previous sanction of the Governor General in Council, by notification, define the limits of the Port for the purposes of this Act.

¹ Repealed by this Act.

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(Chap II -Constitution of the Port Commissioners)

(2) Such limits may extend to any part of the navigable approaches to the Port, and may include any docks, wharves, quays, stages, jetties, piers, tramways, warehouses, sheds and other works made on behalf of the public for convenience of traffic, for safety of vessels, or for the improvement, maintenance and good government of the Port or river, whether within or without high water mark, and (subject to any rights of private property therein) any portion of the shore or bank within fifty yards of high water mark.

CHAPTER II

CONSTITUTION OF THE PORT COMMISSIONERS

6. The duty of carrying out the provisions of this Act shall, subject Constitution to such conditions and limitations as are hereinafter contained, be vested of Commissioners and body of Commissioners, to be called "The Commissioners for the Port of Rangoon"

Such body shall be a body corporate, and have perpetual succession and a common seal, and may sue and be sued in its corporate name, and, in addition to the powers expressly conferred by this Act, shall have power, subject to the provisions of this Act, to do all other things neces sary for the purposes of its constitution

7 (1) There shall be thirteen Commissioners of whom four shall be number elected by the Rangoon Chamber of Commerce, one shall be elected by an appoint the Rangoon Trades Association, and the others shall be such persons as ment of the Local Government may appoint either by name or by virtue of an soners of fice, to be Commissioners

Provided that not more than five Commissioners shall be persons holding salaried offices under Government

(2) The elections under sub section (I) by the Rangoon Chamber of Commerce and by the Rangoon Trades Association, respectively, shall be made in such manner as may be determined by those bodies subject to the approval of the Local Government

8 (1) The Local Government may appoint a Commissioner to be Clauman Chairman and another Commissioner to be Vice Chairman, and may Clauman cancel any such appointment

(2) The Local Government may grant leave of absence to the Churman, and appoint a person to act for him during his absence on leave, and any person so appointed shall, while so acting, be deemed for the purposes of this Act to be the Churman

(3) Such remuneration as the Local Government may determine shall be paid as salary, leave allowances and otherwise to the Chairman and to the person appointed under sub-section (2) to act for the Chairman during his absence on leave

(Chap. II.—Constitution of the Port Commissioners.)

Remuneration of Commissioners. 9. Each Commissioner, other than the Chairman, shall be entitled to receive such fee, as the Local Government may direct, for attendance at each meeting of the Commissioners at which a quorum shall be present and business shall be transacted.

Tenure of office.

- 10. (1) If a Commissioner be appointed by virtue of his office, the person for the time being holding the office shall be a Commissioner until the Local Government shall otherwise direct.
- (2) The Chairman shall continue to hold office until the Local Government cancels the appoinment or appoints a successor.
- (3) Commissioners [elected or] appointed by name, other than the Chairman, shall hold office for two years, and may thereafter be re-elected or re-appointed; but the Local Government may at any time accept the resignation of any such Commissioner.

Disqualification of Commissioners. 11. Every person who, at any time after his election or appointment as a Commissioner, shall be absent for three consecutive months from the meetings of the Commissioners without having the permission in that behalf of the Commissioners, or who, not being the Chairman, shall with such permission, be absent from the meetings for a period exceeding one year,

and every person-

- (a) who at any time after his election or appointment as a Commissioner shall accept or agree to accept any office or place of profit under this Act, except the office of Chairman; or
- (b) who shall, save with the sanction of the Local Government, participate or agree to participate in the profits of any work done by order of the Commissioners, or be concerned or participate in the profits of any contract entered into with the Commissioners; or
- (c) who, in contravention of the provisions of the proviso to clause (c) of section 16, shall take part in the discussion of or vote on any matter in which he is pecuniarily interested,

shall thenceforth cease to be a Commissioner, and his office shall thereon become vacant:

Provided that no Commissioner shall vacate his office by reason only of his being a shareholder in or member or employé of any Company registered under the provisions of any Act for the registration of joint-stock companies, passed by any Indian Legislature or by the Parliament of the United Kingdom, or incorporated by Act of Parliament, Royal Charter or otherwise, with which the Commissioners may

¹ The words "elected or" in s. 10 (3) were inserted by the Rangoon Port Act (1905) Amendment Act, 1906 (Bur. Act 1 of 1906), post.

(Chap II — Constitution of the Port Commissioners Chap III — Conduct of Business by the Commissioners)

enter into any contract, or by reason of his being interested in any loan of money to the Commissioners

Provided also that no Commissioner shall vacate his office by reason of his being interested in any purchase or lease of land or premises, the sale or lease of which the Commissioners may determine on at a meeting under the provisions of this Act, or of his being interested in any agreement under which facilities may be granted for the landing and shipment of goods in return for stipulated income guaranteed to the Commissioners in consideration of their undertaking to construct or provide such facilities

12 Every election or appointment to office made and resignation Appointaccepted under the provisions of this Chapter shall be notified in the ments etc.
Greette, and shall be valid and take effect from the date of such fed.
notification

CHAPTER III

CONDUCT OF BUSINESS BY THE COMMISSIONERS

- 13 (1) The Commissioners shall meet for the transaction of business Meetings to least once in every month
- (2) At least three days' notice shall be given of every meeting of the Commissioners, and the notice shall state the nature of the business to be transacted
- 14 The Chairman, or in the event of his illness or absence from Special and Rangoon, the Vice Chairman, may, whenever he thinks fit, and shall or inary upon a requisition in writing signed by not less than three Commissioners convene a meeting of the Commissioners for the transaction of any special business

Meetings so convened are special meetings, all other meetings are ordinary meetings

- 15 The Chairman and Vice Chairman shall, unless prevented by Chairman sickness or other reasonable cause, attend all meetings of the Clairman Commissioners
- 16 At all meetings of the Commissioners the business shall be Conduct canducted in accordance with the following provisions, namely business meetings
 - (a) the Chairman, or in his absence, the Vice Chairman, shall be President, if both be absent, the Commissioners may elect one of their number to be President,
 - (b) the President may, with the consent of the meeting, adjourn the meeting from time to time.
 - (c) at special meetings no business shall be transacted other than the special business for the consideration of which the

(Chap. III.—Conduct of Business by the Commissioners.)

- meeting was specially called; at ordinary meetings any business may be transacted of which due notice has been given;
- (d) the quorum necessary for the transaction of business shall be such number, not less than five, as the Commissioners may, from time to time by bye-law, prescribe; but no Commissioner who is prohibited as hereinafter provided from voting or taking part in any proceedings shall be counted in the quorum so far as regards such proceedings;
- (e) all questions which may come before the Commissioners at any meeting shall be decided by a majority of votes. Each Commissioner shall have one vote; and, in case of equality of votes, the President shall have a second or casting vote:
 - Provided that no Commissioner shall at any meeting takepart in the discussion of or vote on any matter in which he has, directly or indirectly by himself or his partner, any share or interest such as is described in the provisoes to section 11 or in which he is interested either professionally on behalf of a client or as agent for any person;
- (f) minutes of the proceedings of the Commissioners shall be drawn up after each meeting and shall be signed by the President and at least one other Commissioner, who was present at such meeting; a copy of all such minutes shall, as soon as conveniently may be, be transmitted to the Secretary to the Local Government;
- (g) another copy of such minutes, except such portions thereof as the Chairman may in any particular case direct, shall be open to the inspection of the public.

17. No proceedings of the Commissioners at any special or ordinary meeting shall be deemed invalid by reason only of any vacancy in the number of the Commissioners or defect in the election or appointment of any of the Commissioners or defect of form.

18. The Commissioners may, from time to time, make bye-laws the consistent with this Act for regulating the time and place of their

conduct business, the conduct of their business, the division of the duties among themselves, the guidance of persons employed by them, and for other similar matters.

19. The Chairman may carry out-

(a) new works provided for in an estimate sanctioned under the provisions of Chapter VIII at the time in force, the estimated cost of which shall not in any one case exceed one thousand rupees; and

Proceedings
not invalidated by
vacancy,
defect of
form, etc.
Bye-laws as
to conduct
of business,
etc.

Chairman may carry out certain works. (Chap III -Conduct of Business by the Commissioners)

- (b) repairs, provided for in the said estimate, subject to such rules as the Commissioners may prescribe in regard to the preparation and sanction of detailed estimates therefor
- 20. Subject to the provisions of section 21, the Commissioners in Power of meeting may sanction the execution of any works authorised by this commission ers to sanc-Act and provided for in an estimate sanctioned under the provisions of tion works Chapter VIII at the time in force

21. (1) No new work shall be commenced and no contract in respect Plan thereof shall be entered into, if the estimated cost of such work exceeds - cstimate of new work to

- (1) two thousand rupees, until the plan and estimate therefor be approved before com shall have been determined on and approved by the mencement Commissioners in meeting, or
- (11) fifty thousand rupees, until the plan and estimate therefor shall have been submitted to, and approved by, the Local Government
- (2) In case the estimated cost of such new work shall exceed two lakhs of rupees, the Local Government shall not sanction the same until such plan and estimate shall have been approved by the Governor-General in Council.

22. The Commissioners may enter into contracts authorised by this Power Act with any person for the execution or supply of any works, labour, enter materials, machinery, stores or for other matters necessary for carry-

ing into effect the trusts and purposes of this Act

Any such contract of which the value does not exceed five thousand rupees may be made by the Chairman in the case of any work or matter which he is authorised to carry out by this Act or the bye-laws thereunder or which has been sanctioned by the Commissioners, but other contracts shall not be entered into except in accordance with a resolution passed by the Commissioners in meeting

23 (1) Any such contract whereof the value does not exceed five Form of thousand rupees, made by the Chairman for and on behalf of the Com-contracts missioners, may be made in such manner and form as, according to the law for the time being administered in Rangoon, would bind him if such contract were on his own behalf

(2) Every contract and agreement by or on behalf of the Commissioners, the value of which shall exceed the sum of five thousand rupees-

- (a) shall, if made in Rangoon Town, be in writing signed by the Chairman and by two other Commissioners, and shall be sealed with the common seal of the Commissioners: or
 - (b) may, if made outside Rangoon Town, be made, in such manner and form as according to the law for the timo

(Chap. III.—Conduct of Business by the Commissioners. Chap. IV.— Officers and Servants.)

being would bind him if made on his own behalf, by an agent duly appointed, either generally or specially, in that behalf by the Commissioners under a power of attorney signed by the Chairman and by two other Commissioners and sealed with the common seal of the Commissioners.

(3) No contract or agreement in value exceeding the said sum, which is not executed in accordance with the provisions of this section, shall be binding upon the Commissioners.

Power to compound.

24. The Commissioners in meeting may abandon, compound or compromise any claim or demand on such terms as to them may seem fit.

CHAPTER IV.

OFFICERS AND SERVANTS.

Schedules of officers and servants.

25. (1) The Commissioners shall from time to time prepare and in meeting sanction schedules of the staff of officers and servants whom they deem it necessary or proper to maintain for the purposes of this Act:

Provided that artisans, porters, labourers, and sirdars of porters and labourers shall not be deemed to be officers or servants within the meaning of this Chapter.

(2) Such schedules shall also set forth the amount and nature of the salaries, fees and allowances which the Commissioners in meeting may sanction for each such officer or servant.

(3) A copy of all such schedules as last sanctioned by the Commissioners shall be appended to the annual estimate prepared under section 48, and submitted for the approval of the Local Government under section 49.

Bye-laws relating officers servants.

26. The Commissioners in meeting may, from time to time, make to bye-laws—

(a) for regulating the grant of leave to officers and servants of the Commissioners;

(b) for authorizing the payment of allowances to any such officers and servants whilst absent on leave;

(c) for determining the remuneration to be paid to the persons appointed to act for any such officers and servants during their absence on leave;

(d) for regulating the period and other terms of service of all such officers and servants;

(Chap IV -Officers and Servants)

- (e) for determining the conditions under which any such officers and servants shall, on retirement, receive pensions, gratuities or compassionate allowances, and the amount of such pensions, gratuities and compassionate allowances,
- (f) for establishing and maintaining a provident or annuity fund and in respect thereto—
 - (a) compelling all or any of such officers or servants (other than Government officials) to subscribe to such fund, and, if necessary, providing for the deduction of such subscriptions out of the salaries or emoluments of such officers or servants.
 - (ii) fixing the conditions under which payments may be made out of such fund and under which such payments shall discharge the fund from further hability,
 - (111) providing for the settlement by arbitration or otherwise of disputes relating to such fund, or the payments or subscriptions thereto or claims thereon between the Commissioners and other persons or between persons claiming any share or interest therein, and
 - (1v) regulating generally other matters incidental to such fund and the investment thereof, and
- (g) for providing for the payment, by the Commissioners out of other funds vested in the Commissioners, of contributions to any provident or annuity fund established by or with the approval of the Commissioners

Provided that no bye law framed under this section shall come into force until it has been confirmed by the Local Government

27 Subject to the provisions of such bye-laws, the power of ap Appoint next of of Iointing, promoting, suspending, dismissing, fining, reducing, or grant-cers and sering leave to the officers and servants of the Commissioners required that the appointments sanctioned for the time being in the schedules framed under section 25, shall be exercised—

- (i) by the Chairman in the case of officers and servants whose monthly salary shall not exceed two hundred rupees, and
- (11) in every other case, by the Commissioners in meeting

28. Subject to the provisiors of section 52, the Chairman may ap Temperary point any temporary establishment of officers and servants that may establishment be necessary for any period not exceeding three months at a time

[1905: Bur. Act IV.

(Chap. V .- Property of the Commissioners.)

CHAPTER V.

PROPERTY OF THE COMMISSIONERS.

Power to acquire and dispose of property.

29. The Commissioners may, for the purposes of this Act, acquire and hold moveable or immoveable property within or without the limits of the Port;

and may, in meeting, lease, mortgage, sell or exchange any moveable or immoveable property vested in or held by the Commissioners:

Provided that no sale of immoveable property and no lease or alienation thereof for a term exceeding ten years shall be valid unless such sale, lease or alienation shall have been made with the previous sanction of the Local Government.

Property vested in Commissioners.

30. The property specified in the Second Schedule shall be vested in the Commissioners and shall be held by them subject to the provisions of sections 29, 31 and 33.

Restrictions respecting Government land vested in Commissioners.

- 31. (1) In the case of any property specified in Part I of the Second Schedule or which may, after the commencement of this Act, be transferred from His Majesty to the Commissioners otherwise than in exchange for its market-value, no buildings or other permanent structures shall be erected thereon except with the general or special sanction of the Local Government and no works for the reclamation or protection thereof shall be undertaken without the like sanction.
- (2) If any portion of the property referred to in sub-section (1) is required by Government for a public purpose, the same may be resumed by Government without claim to compensation on the part of the Commissioners, except—
 - (a) for the amount of any consideration or other payment made in respect of the transfer to the Commissioners;
 - (b) for the cost of the reclamation and other works for the protection thereof effected by the Commissioners for the Port of Rangoon appointed under the Rangoon Port Commissioners Act, 1879, or effected with the previous sanction of the Local Government by the Commissioners; and
 - (c) for buildings or other permanent structures erected thereon with the sanction of the Local Government subsequently to the date on which such land became vested in or was transferred to the Commissioners for the Port of Rangoon appointed under the ¹ Rangoon Port Commissioners Act, XV of 187-1879, or may, after the commencement of this Act, have been transferred from His Majesty to the Commissioners, as the case may be:

¹ Repealed by this Act.

(Chap V -Property of the Commissioners Chap VI -Borrowing Powers)

Provided that the compensation to be awarded under clause (b) shall not in any case exceed the market value of the land resumed at the time of such resumption, and the compensation to be awarded in respect of any building or permanent structure under clause (c) shall be either the original cost of such building or permanent structure or the marketvalue of the same at the date of resumption, whichever is the less

- (3) If any question arises between the Commissioners and the Government as to the boundaries of any portion of the land referred to in subsection (1), the Local Government may define and demarcate such boundaries, and the decision of the Local Government in respect thereto shall be final
- 32 When any land is required for the purposes of this Act, the Acquisition Local Government may, on the request of the Commissioners, proceed to of land. acquire it under the provisions of the Land Acquisition Act, 1894, and on payment by the Commissioners of the compensation awarded under that Act the land shall vest in the Commissioners
- 33 All property vested in, or acquired or held by, and all moneys Property to paid or payable to, the Commissioners, shall be held and applied by be in trust. them in trust for the purposes of this Act

CHAPTER VI

BORROWING POWERS

34 The Commissioners may, with the previous sanction of the Power to Local Government and of the Governor General in Council and after borrow due notification in the Gazette, raise money required for carrying out the nurposes of this Act

35 (1) All loans raised under this Act shall be raised on the security Mode of of--

rausing money

- (a) the property now vested, or which may hereafter become vested, in the Commissioners, and
- (b) the tolls, dues, rates, rents and charges leviable under this Act, less any sums set apart by the Commissioners as a sinking fund for the purpose of paying off loans
- (2) Loans may be floated in the open market, or obtained from the Secretary of State for India in Council, but the terms of every loan shall be subject to the approval of the Governor General in Council

(Chap. VI.—Borrowing Powers.)

Forms and transferabitures.

- 36.1 (1) All debentures issued under this Act shall be in such for lity of deben. as the Commissioners, with the previous consent of the Govern General in Council, shall from time to time determine.
 - 1(2) The holder of any debenture in any form duly authorized und this section may obtain in exchange therefor, upon such terms as the Commissioners shall from time to time determine, a debenture in an other form so authorized.
 - 1(3) Every debenture issued by the Commissioners shall be transfe able in such manner as shall be therein expressed.

Right to suo on debentures.

(4) The right to sue in respect of moneys secured by such debenture shall be exercisable by the holders thereof for the time being, withou any preference by reason of some of such debentures being prior in dat to others.

Like remedies in respect of loans from Govarnment.

(5) The Secretary of State for India in Council shall have, in respec of all loans made by him to the Commissioners, the same remedies a debenture holders; but he shall not be deemed to possess any prior of greater rights in respect of such loans than debenture holders.

Signature of coupons attached to debentures.

² 36A. All coupons attached to debentures issued under the authorit of this Act shall bear the signature of the Chairman, and such signatur may be engraved, lithographed or impressed by any mechanical process

Loans to be a first charge on property and income of Commmissioners.

37. All loans repayable by the Commissioners, whether contracte prior to or after the commencement of this Act, shall be a first charg on the income of the Commissioners and on the property now vested, o which hereafter may become vested, in the Commissioners.

Loans to be raised in India and in Indian currency.

38. All loans contracted by the Commissioners shall be raised in India, and in Indian currency, unless the Local Government, with the previous sanction of the Governor General in Council, shall by notifi cation otherwise direct.

Establishment of Sinking Fund.

39. (1) In respect of every loan raised by the Commissioners afte the passing of this Act, for a term exceeding one year (except a loan taken from the Secretary of State for India in Council), the Commis sioners shall provide a sinking fund. Payments shall be made half yearly to such sinking fund, and such payments shall be of such amount as will be sufficient to liquidate the loan within a period which shal

Sub-section (1) was as follows:-"All debentures issued under this Act shall be in the form prescribed in the Third Schedule, or in such other form as may, from time to time, be approved by the Commissioners in meeting and the Local Government; and shall be transferable by endorsement."

2 S. 36A was inserted by s. 3 of the Rangoon Port (Amendment) Act, 1908 (Bur. Act 4 of 1908), post.

These sub-sections were substituted for sub-section (1) of s. 36 and sub-sections (2 and (3) renumbered (4) and (5), respectively, by s. 2 of the Rangoon Port (Amendment Act, 1908 (Bur. Act 4 of 1908), post.

(Chap VI -Borrowing Powers)

not exceed thirty years or, with the previous sanction of the Governor General in Council, sixty years

(2) The Commissioners may apply the whole or any part of the sums Applicatio accumulated in the sinking fund in or towards the discharge of the ment of au moneys for the repayment of which the fund has been established, mg fund. provided that they pay into the fund in each year, and accumulate until the whole of the moneys borrowed are discharged, a sum equivalent to the interest which would have been produced by the sinking fund, or the part of the sinking fund so applied

The sums so set apart as a sinking fund shall be invested in securities of the Government of India or in the Commissioners' debentures, or in such other securities as the Local Government may approve in this behalf, and shall be held in trust for the purposes of this Act by two trustees, one being the Commissioners and the other a person appointed by the Local Government

40 The sinking fund established for the liquidation of any loan Annual ex shall be subject to annual examination by the Accountant General, annual can Burma who shall ascertain whether the cash and the current value of the securities at the credit of the fund are actually equal to the amount which would have been accumulated, had investments been regularly made, and had the rate of interest as originally estimated been obtained thereon

The Commissioners shall pay forthwith into the sinking fund any amount which the Accountant General may certify to be deficient, unless the Governor General in Council specially sanctions a gradual re adjustment

41 The Commissioners may apply any sums, which can be so Powers to applied without prejudicing the security of the other debenture holders repay loans from Gord of the Commissioners in repaying to the Secretary of State for India ment befor in Council any sum which may remain due to him in respect of the due date principal of any loan, although the time fixed for the repayment of the same may not have arrived

Provided that no such repayment shall be made of any sum less than ten thousand rupees, and that if such repayment is made, the amount of interest in each succeeding instalment shall be adjusted so as to represent exactly the interest due on the outstanding principal

42 Nothing contained in this Act shall prevent the Commissioners Saving of from ruising with the sanction of the Governor General in Council, loans power to borrow und under 1 Act III of 1904

Act III of

¹ Local Authorities Loan 1ct 1904 ante p 181

[1905: Bur. Act IV.

(Chap. VII.—Disposal of Funds.)

CHAPTER VII.

DISPOSAL OF FUNDS.

Moneys to be kept in bank. 43. (1) Except as provided in section 44, all moneys raised by and paid to the Commissioners under this Act shall be kept in the Bank of Bengal in Rangoon:

Provided that any surplus moneys not immediately required for the purposes of this Act, but which may be so required after such a short period as would, in the opinion of the Commissioners, prevent an advantageous investment thereof under the provisions of section 44 may, from time to time, be deposited by the Commissioners on interest in any bank or banks in Rangoon selected for that purpose by the Commissioners.

- (2) No portion of any funds kept or deposited in any bank under sub-section (1) shall be withdrawn from such bank except under the signature of the Chairman or Vice-Chairman.
 - 44. The Commissioners may invest-
 - (i) any balance remaining on the 31st March of each year to the credit of any account kept by them, after meeting all the charges properly debitable to such account; and
 - (ii) any moneys set aside for any special purpose or for the maintenance of any approved fund considered desirable by them,

in securities, of the Government of India or in such other securities as the Local Government may approve in this behalf;

and may, from time to time, sell the said securities, and invest the proceeds in other such securities, or credit the same to the account to which the moneys invested belonged for expenditure on any of the purposes to which moneys credited to such account may lawfully be applied:

Provided that the amount so invested by the Commissioners in respect of any account shall not exceed such amount, annually or in the aggregate, as may be prescribed by the Local Government.

- 45. The moneys belonging to the Commissioners shall be applied by them in payment of the following charges and, in the case of a deficiency of assets, such charges shall rank as against the funds of the Commissioners and be paid in the following order, namely:—
 - (1) the interest and instalments of capital due in respect of any loan that may have been raised by the Commissioners or for the repayment of which the Commissioners may be liable;
 - (2) the salaries, fees, allowances, pensions, gratuities, compassionate allowances or other moneys due to the Chairman and to the Commissioners, and to the officers and servants appointed or maintained under this Act or lent to the Com-

Investment of balances and special funds.

Application of moneys.

(Chap I II -Disposal of Funds)

missioners, and the contributions, if any, payable to the Local Government on account of the pension and leave allowance of any officer lent to the Commissioners by the Local Government, and the contributions, if any, duly authorized to be made to any provident or annuity fund by bye laws made under the provisions of section 26, clause (q),

- (3) any charges for which the Commissioners may be hable under section 61 or section 62,
- (4) such sum as the Local Government may, from time to time, require under section 47 for the establishment and maintenance of police for the protection of the Port and the approaches thereto,
- (5) if the Commissioners are appointed by a notification of the Local Government to exercise the powers and perform the duties specified in section 36, sub section (1), of the 'Indian Ports Act, 1889, any other payment or expenditure men tioned in sub section (5) of that section which the Local Government may direct the Commissioners to make or incur,
- (6) sums payable to the Municipal Committee of Rangoon under section 46,
- (7) the cost of repairs and maintenance of the property vested in the Commissioners, and all charges upon the same and all working expenses,
- (8) the cost of the construction and carrying out of any of the works specified in section 64, and
- (9) any other charge, which may be specially sanctioned by the Local Government or for which the Commissioners may be legally liable
- 46 The Commissioners shall pay to the Municipal Committee of Compensa Rangoon the annual sum of ten thousand rupees as and by way of Municipal compensation for loss of income from sources of revenue now vested in Committee. the Commissioners which were, prior to the commencement of the *Rangoon Port Commissioners Act, 1879, vested in the Municipal Committee of Rangoon

47 The Commissioners shall provide such sums as the Local Gov- (out of Port ermment may from time to time require for the establishment and lobe maintenance of police, to be called "Port Police," for the protection of the Port and the approaches to the Port

See now the Indian Ports Act 1908 (15 of 1909) Genl Acts Vol VI Repealed by this Act

[1905: Bur. Act. IV.

' (Chap. VIII .- Annual Estimates and Accounts.)

CHAPTER VIII.

ANNUAL ESTIMATES AND ACCOUNTS.

Annual estimate to be prepared, circulated and considered by Commissioners. 48. (1) The Chairman shall, at a special meeting to be held in the month of February in each year, lay before the Commissioners an estimate of the income and of the expenditure of the Commissioners for the year commencing on the first day of April then next ensuing, in such detail and form as the Commissioners may, from time to time, direct, subject to the approval of the Local Government.

To such estimate there shall be added-

firstly, an appendix containing particulars of all new works covered by the estimate and of the estimated cost of the same; and

secondly, the schedule of the officers and servants, sanctioned under the provisions of section 25.

- (2) Such estimate shall be completed and printed, and a copy thereof sent by post or otherwise to each Commissioner at least ten clear days prior to the meeting before which the estimate is to be laid.
- (3) The Commissioners shall consider the estimate so submitted to them, and shall pass the same unaltered or subject to such alterations as they may think fit.
- 49. (1) A copy of the estimate as passed by the Commissioners shall be open to the inspection of the public at the office of the Commissioners during office-hours on payment of one rupec for each inspection, and another copy thereof shall be submitted for approval to the Local Government which may, if it thinks fit, approve or disallow such estimate or any portion thereof, and return the same for amendment at any time within two months of the receipt thereof.

(2) The Commissioners shall, if the estimate is so returned by the Local Government, forthwith proceed to amend the same and shall resubmit the estimate so amended for approval to the Local Government.

(3) A copy of such estimate as finally approved by the Local Government shall also be open to the inspection of the public at the office of the Commissioners during office-hours on payment of one rupee for each inspection.

Supplementary estimates.

- 50. (1) The Commissioners may at any time during the year, for which any such estimate has been sanctioned, cause a supplementary estimate to be prepared and submitted to them.
- (2) Every such supplementary estimate passed by the Commissioners shall be submitted for approval to the Local Government in the same manner, and the provisions of section 49 shall apply to it, as if it were an original estimate.

Submission of estimate to, and alteration thereof at request of, Local Government. Publication

of estimate.

(Chap. VIII.—Annual Estimates and Accounts. Chap. IX.—Control of Government.)

51. Subject to any directions which the Local Government may Reapprogive in this behalf, any sum of money, or part thereof, of which the pration of expenditure has been authorised in an estimate sanctioned under the estimate. foregoing provisions and which has not been so spent, may, at any time, be re-appropriated by the Commissioners to meet any excess in any other expenditure authorised in the said estimate:

Provided that the total amount of expenditure sanctioned by such estimate as passed by the Commissioners and approved by the Local Government shall not be exceeded without the sanction of the Local

Government.

52. Save in cases of pressing emergency, no sum shall be expended Prohibition by or on behalf of the Commissioners, unless such expenditure is unon typoprovided for in an estimate sanctioned under this Chapter and at the vided for it time in force, or by a re-appropriation amending such estimate passed estimate by a resolution of the Commissioners under section 51.

53. If any sum exceeding a total in the year of five thousand rupees shall be so expended in cases of pressing emergency, the circumstances sexual entertains with an explanation of the way in which it is proposed by the Commissioners to cover such expenditure

54. No expenditure shall be charged by the Commissioners to capital Capital except with the express sanction of the Local Government

55. The accounts of the Commissioners shall be examined and audited Audit of ac-

in such manner as the Local Government may direct.

56. (1) The Commissioners shall annually, or oftener if directed by Submission the Local Government so to do, submit statements of their receipts and to Local disbursements in such form and at such time as the Local Government Gove

(2) A copy of all such statements shall be open to the inspection of the public at the office of the Commissioners during office-hours on payment of one rupee for each inspection.

CHAPTER IX.

CONTROL OF GOVERNMENT.

57. All acts and proceedings of the Commissioners shall be subject Commis to the approval of the Local Government.

58. The Commissioners shall annually, or oftener if directed by the Annual, etc.,
Local Government so to do, submit, in such form and at such time as submitted to

(Chap. IX.—Control of Government.)

the Local Government.

Commissioners to provide for fulfilment of liabilities.

the Local Government may direct, reports of all works executed and proceedings taken by them under this Act.

59. It shall be incumbent upon the Commissioners to make ample provision year by year, either by retrenchment of expenditure or by increase of rates, for the due fulfilment of all their liabilities and for the efficient administration of this Act;

and, in the event of any deficiency being at any time anticipated in the income of the Commissioners, they shall forthwith take such measures as may seem most expedient for preventing such deficiency.

- 60. (1) If at any time it appears to the Local Government that sufficient provision is not being made by the Commissioners to meet their liabilities, the Local Government may require the Commissioners, by an order in writing signed by a Secretary to Government, to make such provision in either or both of the following ways, namely:—
 - (a) to increase, subject to the sanction of the Local Government, to such extent and for such period as may appear necessary, the rates or any of the rates for the time being in force under section S1, or
 - (b) to exercise, subject to the like sanction, all or any of the powers conferred by section 82 with reference to all or any goods referred to in that section.
- (2) If within fifteen days after receipt of an order under sub-section (1), clause (a), the Commissioners do not comply with the same, the Local Government may, by notification, increase the said rates or any of them, and such notification shall have the same force as if a new scale of rates to the same effect had been duly framed, sanctioned and published under section 81.
- (3) If the Commissioners do not forthwith comply with an order under sub-section (1), clause (b), the Local Government may, by notification, impose or increase any river-due on all or any goods referred to in section 82, and such notification shall have the same force as if a river-due to the same extent had been duly imposed, sanctioned and published under section 82.

61. The Local Government may at any time order a survey and examination of any works of the Commissioners under this Act, or the site thereof, and the cost of such survey or examination shall be borne and paid by the Commissioners.

62. If the Commissioners allow any work acquired or constructed by them under this Act to fall into disrepair, or do not complete any work commenced by them or duly estimated for and sanctioned,

and do not, after notice given by the Local Government in writing, proceed effectually to repair or complete such work,

Local Government may require Commissioners to impose or increase rates, etc., and in case of non-compliance, may impose or increase the same.

Local Government may order survey.

Local Government may carry out neglected works.

(Chap IN —Control of Government Chap A —General Powers of the Commissioners)

the Local Government may cause such work to be restored, completed or constructed, and the cost thereof shall be borne and pud by the Commissioners

63 (1) If it any time the Governor General in Council is satisfied Governor that the purposes intended to be accomplished under this Act have not council may been and are not hilely to be properly accomplished by the Commissioners, the Governor General in Council may by notification in the Commissioners and the Governor General in Council may by notification in the Commissioners within six months the Commissioners tale measures to the satisfaction of the Governor General in Council for properly accomplishing such purposes the powers by this Act conferred on the Commissioners

will, at the end of such period be withdrawn and revoled (2) On the expiration of the period aforesaid, the Governor General in Council may, if no such measures to his satisfaction have been tailed by the Commissioners declare such powers to be withdrawn or revoked, and may direct the Local Government to assume such powers

and thereupon such powers shall be withdrawn and revoked accordingly, and all the powers, rights and authorities and all the property vested in or held by the Commissioners for the purposes of this Act shall thereupon yest in the Local Government

CHAPTER X

GENERAL POWERS OF THE COMMISSIONERS

Construction of Worls, etc

64 The Commissioners may construct and carry out the following Works to be constructed, etc.

 (a) docks, wherees, quays, stages, jetties and piers, with all necessary and convenient drains, arches, landing places, stairs fences and approaches.

(b) trainways, warehouses, sheds engines and other appliances for conveying, receiving and storing goods and merchan dise landed or to be shipped,

(c) laying down moorings and the erection of cranes, scales and all other necessary appliances for loading and unloading vessels,

(d) reclaiming, enclosing and raising any part of the bank or bed of the river within the limits of the Port,

(c) the construction and employment of dredgers and other machines for cleaning, deepening and improving the oed of the river within the fimits of the Port; (Chap. X.—General Powers of the Commissioners.)

(b) the Commissioners may, by special agreement with the masters of vessels or the owners of goods, permit goods to be landed and shipped by others than the servants of the Commissioners.

Declaration that wharves, etc., are ready. 69. (1) When any dock, wharf, quay, stage, jetty or pier has been made and completed, with sufficient warehouses, sheds and appliances for landing and shipping or for landing or for shipping goods from and in sea-going-vessels with reasonable rapidity,

the Commissioners may, after a previous publication in the manner provided in section 72 and with the previous sanction of the Local Government, declare by notification that such dock, wharf, quay, stage, jetty or pier is ready for receiving, landing and shipping, or for landing or for shipping, as the case may be, goods from and in sea-going-vessels.

Power to compel seagoing-vessel to use wharves, etc. (2) From and after such notification the Commissioners may, from time to time, when there is room in or at such dock, wharf, quay, stage, jetty or pier, order to enter or come alongside of such dock, wharf, quay, stage, jetty or pier for the purpose of landing and shipping goods, or for landing or for shipping the same as the case may be, any sea-going-vessel within the Port which has not commenced to discharge cargo, or which, being about to take in cargo, has not commenced to take in cargo.

70. When a sufficient number of docks, wharves, quays, stages, jetties, piers, warehouses, sheds and appliances have been provided as aforesaid, the Commissioners may, after a previous publication in the manner provided in section 72 and with the previous sanction of the Local Government, direct by notification that no goods shall be landed or shipped from or in any sea-going-vessels within the Port, save at such docks, wharves, quays, stages, jetties and piers.

If accommodation sufficient, all sea-going-vessels compelled to use wharves, etc.

71. (1) When any dock, wharf, quay, stage, jetty or pier for receiving, landing or shipping goods from or in vessels, not being seagoing-vessels, has been made and completed by the Commissioners, with sufficient warehouses, sheds and appliances in that behalf,

Inland vessels compelled to use. wharves, etc.

the Commissioners may, after a previous publication in the manner provided in section 72 and with the previous sanction of the Local Government, declare by notification,—

- (a) that such dock, wharf, quay, stage, jetty or pier is ready for receiving, landing and shipping goods from or in vessels, not being sea-going-vessels, and
- (b) that, within certain prescribed limits within the Port to be specified in such notification, it shall not be lawful—
 - (i) to land or ship any goods from or in any vessel not being a sea-going-vessel of any class specified in

(Chap A -General Powers of the Commissioners)

such order, except at such dock, wharf, quay, stage, jetty or pier, or

- (12) for any such vessel, while within such limits, to anchor, fasten or lie within fifty yards of lowwater-mark without the consent of the Commis-
- (2) If after the notification under sub section (1), any such vessel, while within such limits, so anchors, fastens or lies, the Commissioners may cause the same to be removed out of the said limits
- 72 Before issuing any notification under section 69, 70 or 71, the Previous Commissioners shall publish a draft of the proposed notification, to publication of gether with a notice specifying a date on or after which the draft will be notification taken into consideration, and shall receive and consider any objection and end of the proposed of the proposed of the proposed of the consideration and shall receive and consider any objection 69,70 or 71 or suggestion which may be made by any person with respect to the draft before the date so specified
- 73. The Commissioners may, by notice in writing, order the master Power to or owner of any vessel to remove such vessel from any dock, wharf, afor resease quay, stage, jetty or pier belonging to the Commissioners, from what

and, unless such vessel is removed therefrom within twelve hours after service of such notice on the master or owner thereof, the Commissioners may charge in respect of such vessel such sum as they think in not exceeding five hundred rupees for each day of twenty-four hours or portion of such day after the expiry of such twelve hours, during which such vessel remains in or at such dock, wharf, quay, stage, jetty or pier

- 74. Notwithstanding anything contained in section 69, 70 or 71, the Power to Local Government may, by notification, permit certain specified vessels from obligion classes of vessels to discharge or ship cargo or certain specified cargo ion to we or classes of cargo, at such part of the Port, in such manner, during whatves the such period, subject to such payments and on such conditions, as the Local Government may think fit, and otherwise grant exemption from the provisions of such sections
- 75. (1) Whenever any goods are landed by the Commissioners from Discharge of any vessel, the Commissioners shall, if so required, give to the master good landed of such vessel a receipt in the form or to the effect set forth in the I ourth Schedule, and may in any such receipt include all goods landed from such vessel during one day
- (2) No master or owner of a vessel, from which the goods in respect of which a receipt is given under sub section (1) may have been landed, stall be liable for any loss or damage to such goods, which may occur after they have been so landed

(Chap. X.—General Powers of the Commissioners.)

(b) the Commissioners may, by special agreement with the masters of vessels or the owners of goods, permit goods to be landed and shipped by others than the servants of the Commissioners.

Declaration that wharves, etc., are ready. 69. (1) When any dock, wharf, quay, stage, jetty or pier has been made and completed, with sufficient warehouses, sheds and appliances for landing and shipping or for landing or for shipping goods from and in sea-going-vessels with reasonable rapidity,

the Commissioners may, after a previous publication in the manner provided in section 72 and with the previous sanction of the Local Government, declare by notification that such dock, wharf, quay, stage, jetty or pier is ready for receiving, landing and shipping, or for landing or for shipping, as the case may be, goods from and in sea-going-vessels.

Power to compel seagoing-vessel to use wharves, etc. (2) From and after such notification the Commissioners may, from time to time, when there is room in or at such dock, wharf, quay, stage, jetty or pier, order to enter or come alongside of such dock, wharf, quay, stage, jetty or pier for the purpose of landing and shipping goods, or for landing or for shipping the same as the case may be, any sea-going-vessel within the Port which has not commenced to discharge cargo, or which, being about to take in cargo, has not commenced to take in cargo.

70. When a sufficient number of docks, wharves, quays, stages, jetties, piers, warehouses, sheds and appliances have been provided as aforesaid, the Commissioners may, after a previous publication in the manner provided in section 72 and with the previous sanction of the Local Government, direct by notification that no goods shall be landed or shipped from or in any sea-going-vessels within the Port, save at such docks, wharves, quays, stages, jetties and piers.

If accommodation sufficient, all sea-going-vessels compelled to use wharves, etc.

71. (1) When any dock, wharf, quay, stage, jetty or pier for receiving, landing or shipping goods from or in vessels, not being seagoing-vessels, has been made and completed by the Commissioners, with sufficient warehouses, sheds and appliances in that behalf,

Inland vessels compelled to use. wharves, etc.

the Commissioners may, after a previous publication in the manner provided in section 72 and with the previous sanction of the Local Government, declare by notification,—

(a) that such dock, wharf, quay, stage, jetty or pier is ready for receiving, landing and shipping goods from or in vessels, not being sea-going-vessels, and

(b) that, within certain prescribed limits within the Port to be specified in such notification, it shall not be lawful—

(i) to land or ship any goods from or in any vessel not being a sea-going-vessel of any class specified in (Chan A -General Powers of the Commissioners.)

such order, except at such dock, wharf, quay, stage, jetty or pier; or

- (11) for any such vessel, while within such limits, to anchor, fasten or lie within fifty yards of lowwater-mark without the consent of the Commis-
- (2) If after the notification under sub section (1), any such vessel, while within such limits, so anchors, fastens or lies, the Commissioners may cause the same to be removed out of the said limits
- 72 Before issuing any notification under section 69, 70 or 71, the Provious Commissioners shall publish a draft of the proposed notification, to intended gether with a notice specifying a date on or after which the draft will be notification taken into consideration, and shall receive and consider any objection under section 69, 70 or 71 or suggestion which may be made by any person with respect to the draft before the date so specified

73. The Commissioners may, by notice in writing, order the master Power to or owner of any vessel to remove such vessel from any dock, wharf, alof vessels quay, stage, jetty or pier belonging to the Commissioners,

and, unless such vessel is removed therefrom within twelve hours after service of such notice on the master or owner thereof, the Commissioners may charge in respect of such vessel such sum as they think fit not exceeding five hundred rupees for each day of twenty-four hours or portion of such day after the expiry of such twelve hours, during which such vessel remains in or at such dock, wharf, quay, stage, jetty or pier

- 74. Notwithstanding anything contained in section 69, 70 or 71, the Power to Local Government may, by notification, permit certain specified vessels exempt from obligaor classes of vessels to discharge or ship cargo or certain specified cargo tion to use or classes of cargo, at such part of the Port in such manner, during wharver, etc such period, subject to such payments and on such conditions, as the Local Government may think fit, and otherwise grant exemption from the provisions of such sections
- 75. (1) Whenever any goods are landed by the Commissioners from Discharge of any vessel, the Commissioners shall, if so required, give to the master master goods landed. of such vessel a receipt in the form or to the effect set forth in the Fourth Schedule, and may in any such receipt include all goods landed from such vessel during one day

(2) No master or owner of a vessel, from which the goods in respect of which a receipt is given under sub section (1) may have been landed, shall be liable for any loss or damage to such goods, which may occur after they have been so landed.

(Chap. X.—General Powers of the Commissioners.)

Accommodation for Customs officers on wharves, etc.

76. When the Local Government appoints, under the prany Act for the regulation of duties of Customs, any do quay, stage, jetty, pier, warehouse or shed, provided under for the use of sea-going-vessels to be a dock or wharf for the shipping or a warehouse for the storing of goods within the of such Act,

the Commissioners shall set apart, maintain and secure on dock, wharf, quay, stage, jetty, pier, warehouse or shed such thereof or place therein, or adjoining thereto, for the use of to of Customs as the Local Government approves of or appoint behalf.

Dues at Customs wharves, etc. 77. Notwithstanding that any dock, wharf, quay, stage, jo warehouse or shed, or portion thereof, has, under the provision last section, been set apart for the use of the officers of Cuadues, rates, tolls, charges and rents payable under this Act thereof, or for the use thereof, or for the storage of goods shall be paid and be payable to the Commissioners or to such they may appoint to receive the same.

Private, etc., Wharves, etc.

Private wharves, etc.; prohibited.

- 78. (1) Save as hereinafter provided, no person except missioners, shall, after the commencement of this Act, make fix below high-water-mark within the Port any dock, wha stage jetty, pier, erection or mooring.
- (2) Any matter or thing made, erected or fixed in contion of the provisions of sub-section (1) of this section or continuously of the Rangoon Port Commissioners Act, 1879, may be retained the Commissioners, and the person by whom the same is or so made, erected or fixed, shall be liable to pay all expensionary be incurred by the Commissioners in such removal.
- 79. The Local Government may, by an order in writing with or without conditions, any person to make, erect, or high-water-mark within the Port any dock, wharf, quay, stag pier, erection or mooring, and may, at any time by like order, resuch permission, and direct the removal of such dock, what stage, jetty, pier, erection or mooring.
- 80. Any dock, wharf, quay, stage, jetty, pier, erection or originally made, erected or fixed below high-water-mark wit limits for the time being of the Port, and thereafter include the said limits, may be removed, filled up or destroyed by the sioners without payment of any compensation,

Power to permit erection of private wharves, etc., within the Port, subject to conditions.
Wharves, etc., beyond Port limits.

(Chap X -General Powers of the Commissioners)

unless such dock, wharf, quay, stage, jetty, pier, erection or mooring was made, erected or fixed prior to the first day of January, 1880, or with the consent in writing of the Local Government

Tolls, Charges, etc., and Liens and other Remedies

81 (1) The Commissioners shall frame-

(a) a scale of tolls, dues, rates and charges for the landing and Scale of tolls shipment of goods from and in sea going-vessels and vessels and charges not being sea going-vessels, respectively, at the docks, wharves, quays, stages, jetties and piers, and for the use of such docks, wharves, quays, stages, jetties and piers by such vessels, and for the storing and keeping of any goods stored in any premises belonging to the Commissioners, and for the removal of goods, and for the use of eny mooring.

(b) a scale of tolls for the use of the said docks, wharves, quays, moorings, stages, jetties and piers by any such vessels, in case the Commissioners permit the goods to be landed or shipped by others than their own servants, and

(c) a 'scale of charges for any services to be performed by the Commissioners or their servants in respect of any vessels or goods, or for the use of any docks, works or appliances to be provided by the Commissioners

(2) Such scales shall be submitted to the Local Government, and after approval or modification by the Local Government, shall be published by the Commissioners in the Gazette, and shall forthwith come into operation and remain in operation until altered or revoked by the Commissioners in meeting with the sanction of the Local Government, and such tolls, dues, rates and charges shall be forthwith leviable by, and due to, the Commissioners

(3) Every such scale shall be printed in the English and Burmese languages and characters, and shall be hung up and kept hung up in some conspicuous place at the several docks, wharves, quays, stages, jetties, piers, warehouses and sheds

82 (1) The Commissioners may, with the previous sanction of the Power to Local Government, by notification, impose a river due on all goods impose river landed from or shipped into any see going-vessel lying or being within raise rate the limits of the Port, whether such goods shall or shill not be so landed thereof or shipped at any dock, wharf, quay, stage, jetty or pier belonging to the Commissioners

For scale of charges for the use of trucks for the conveyance of goods, see Burma Garette, 1903, Pt IV, p 765

(Chap. X.—General Powers of the Commissioners.)

- (2) The rate of the said due shall not exceed four annas nor be less than one anna for each ton of goods.
- (3) Subject to the limits enacted by the foregoing sub-section, the Commissioners may, with the previous sanction of the Local Government, at any time or from time to time, by notification, raise or reduce the rate to be imposed, whether generally or on any particular goods or class of goods.
- (4) At least three months before issuing any notification under this section, the Commissioners shall publish in the Gazette a draft of the proposed notification, together with a notice specifying a date on or after which the draft will be taken into consideration, and the Commissioners shall receive and consider any objection or suggestion which may be made by any person with respect to the draft before the date so specified.
- (5) The notification as finally sanctioned shall, when published by the Commissioners in the Gazette, forthwith come into operation and remain in operation until altered or revoked by the Commissioners in meeting with the sanction of the Local Government, and a river-due at such rate or rates shall be forthwith leviable by, and due to, the Commissioners;

and a copy of such notification, in the English and Burmese languages and characters, shall be hung up and kept hung up in some conspicuous place at the several docks, wharves, quays, stages, jetties, piers, warehouses and sheds.

- 83. (1) For the amount of all tolls, dues, rates and charges levied under this Act in respect of any goods, the Commissioners shall have a lien on such goods, and shall be entitled to seize and detain the same until such tolls, dues, rates and charges are fully paid.
- (2) Tolls, dues, rates and charges in respect of goods to be landed shall become payable immediately on the landing of the goods, and, in respect of goods to be removed from the premises of the Commissioners or to be shipped for export, shall be payable before the goods are removed or shipped.
- (3) The lien provided for in sub-section (1) for such tolls, dues, rates and charges shall have priority over all other liens and claims except—
 - (i) a lien for freight, primage or general average, where such lien has been preserved in the manner hereinafter provided, and
 - (ii) a lien for money payable to His Majesty or the Secretary of State for India in Council under any law for the time being in force.

Commissioners' lien for tolls and charges.

(Chap X .- General Powers of the Commissioners.)

84. (1) If the master or owner of any vessel, at or before the time Detention of landing from such vessel of any goods at any dock, wharf, quay, account of stage, jetty or pier, gives to the Commissioners notice in writing that owners lieu such goods are to remain subject to a lien for freight, primage or for freight, general average of an amount to be mentioned in such notice, such goods shall continue liable after the landing thereof to such lien

(2) Such goods shall be retained either in the warehouses and she is of the Commissioners, or, with the consent of the Chief Officer of Customs, in the public warehouses, at the risk and expense of the owners of the said goods, until the lien is discharged as hereinafter

mentioned

85. Upon the production to any officer appointed by the Commis-Discharge sioners in that behalf of a document purporting to be a receipt for, or warr's lien release from, the amount of such lien, executed by the person by or on for freight, whose behalf such notice has been given, the Commissioners may permit such goods to be removed without regard to such lien

Provided they shall have used reasonable care in respect to the

authenticity of such document

86. (1) Whenever goods have, without any default on the part of Power to the Commissioners, been left for any period beyond that fixed by hyegoods to laws made under section 65 on or in any wharf or shed belonging to warchouses, the Commissioners may cause such goods to be removed either to any warehouse belonging to them, or, with the consent of the Chief Officer of Customs, to the public warehouses,

and the removal to and detention in any such warehouse shall be at

the 11sk and expense of the owners of the said goods

(2) Whenever any goods are so removed, the Commissioners shall Notice of give notice to the consignee or owner of such goods of such removal, removal, if his address he known, by letter sent by post to such address or left thereat.

and shall also publish in the Gazette and in two local newspapers notice of such removal, and shall specify therein the numbers, marks and descriptions of such goods so far as the same appear.

(3) The consignce or owner of such goods, in addition to the expenses Charges of the removal of the same, shall be liable.—

for warehousing such

- (i) in case the goods are removed to any warehouse of the Commissioners, to a charge for warehousing for the time during which the goods shall remain in the said warehouse;
- (ri) in case the goods are removed to the public warehouses, to the charges for warehousing goods in such public warehouses

(Chap. X.—General Powers of the Commissioners.)

ontinuance of liens, etc.

(4) If such goods are removed to the public warehouses, the said goods shall remain subject to all liens, to which they would have been liable if they had remained in the possession of the Commissioners, and shall be subject to the power of sale hereinafter given.

Recovery of tolls and charges by sale of goods. 87. (1) If the tolls, dues, rates and charges payable to the Commissioners in respect of any goods under this Act are not paid,

or if the lien for freight, primage or general average, where such notice as aforesaid has been given, is not discharged.

the Commissioners may, and in the latter event, if required by or on behalf of the person claiming such lien for freight, primage or general average, shall, at the expiration of four months from the time when the goods were placed in their custody, or, if the goods are of a perishable nature, at such earlier period, being not less than twentyfour hours after the landing of the goods as they shall think fit,

sell by public auction the said goods, or so much thereof as may be necessary to satisfy the amounts to be paid out of the proceeds of such sale under the provisions of section 88, sub-section (1).

Public notice of sale.

(2) Before making such sale, ten days' notice of the same shall be given by publication thereof in the Gazette and in two local newspapers,

unless the goods are of so perishable a nature as, in the opinion of the officer appointed by the Commissioners in that behalf, to render an early or immediate sale necessary or advisable, in which event such notice, if any, shall be given to the owner of the goods as the urgency of the case admits of.

Notice to owner of goods. (3) Subject to the provisions of the exception to sub-section (2), if the address of the owner of the goods has been stated on the manifest of the cargo or in any of the documents which have come into the hands of the Commissioners, or is otherwise known to the Commissioners, notice shall also be given to the owner of the goods by letter delivered at such address or sent by post;

but the title of a bonâ fide purchaser of such goods shall not be invalidated by reason of the omission to send such notice, nor shall any such purchaser be bound to enquire whether such notice has been sent.

Application of proceeds of sale.

- 88. (1) The proceeds of every such sale shall be applied as follows:—
 - (a) in payment, of the expenses of the sale;
 - (b) in payment, according to their respective priorities, of the liens and claims excepted in section 83, sub-section (3), from the priority of the lien of the Commissioners;
 - (c) in payment of the tolls, dues, rates and charges of landing, removing, storing or warehousing the same, and of all other charges due to the Commissioners in respect thereof,

(Chap X -General Powers of the Commissioners.)

(2) The surplus, if any, shall be paid to the importer, owner or consignee of the goods, or to his agent, on his applying for the same.

Provided that such application be made within one year from the sale, or reason be shown to the satisfaction of the Commissioners why such application was not so made,

- and, in case such application shall not be so made, nor reason shown, such surplus shall be held by the Commissioners upon trust for the purposes of this Act
- 89. If the master of any vessel in respect of which any tolls, dues, Recovery rates, charges or penalties are payable under this Act, or any bye-laws of tolls and or orders made in pursuance thereof, refuses or neglects to pay the same distraint of or any part thereof on demand, the Commissioners may apply to the vessel. Collector of Customs of the Port.

and such Collector shall distrain or arrest such vessel, and the tackle, apparel and furniture belonging thereto, or any part thereof, and detain the same until the amount so due to the Commissioners is paid,

and, in case any part of the said tolls, dues, rates, charges or sale of dispendities, or of the costs of the distress or arrestment, or of the keeping trained res of the saine, remains unpaid for the spice of five days next after any sole, the saine, remains unpaid for the spice of five days next after any sole, the collector of Customs may cause the vessel or other thing so distrained or arrested to be sold, and, with the proceeds of such sale, shall satisfy such tolls, dues, rates, charges or penalties, and costs, including the costs of sale remaining unpaid, rendering the surplus (if any) to the master of such vessel on

- 90. (1) All fees and sums due on account of property for the time Recovery being vested in the Commissioners, and all arrears of tolls, dues, rates of dues as and charges, imposed under this Act, may be recovered as if they were revenue. arrears of land-revenue, in addition to the other modes hereinbefore provided
- (2) The Local Government may, by notification, prescribe by whose order and on whose application such arrears may be recovered
- O1. If the Commissioners give to the officer of Government whose Port-clear. duty it is to grant the port-clearance of any vessel, a notice stating that he regarded an amount therein specified is due in respect of tolls, dues, rates, charges until tolk, or penalties chargeable under this Act, or any bye-laws or orders made etc. are paid. In pursuance thereof—
 - (t) against such vessel, or

demand

(ii) by the owner or master of such vessel in respect thereof, or (iii) against or in respect of any goods on board such vessel.

such officer shall not grant such port-clearance until the amount so chargeable has been paid.

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Rangoon Port.

[1905: Bur. Act IV.

(Chap. X.—General Powers of the Commissioners. Chap. XI.— Penalties.)

Compensation for Damage to Port Property.

mpensamage to operty of mmission-

92. (1) In case any damage or mischief is done to any docks, wharves quays, jetties, stages, piers or works constructed or acquired by the Commissioners under this Act by any vessel, through the negligency of the master thereof or of any of the mariners or persons employed therein.

any Magistrate of Rangoon Town may, on the application of the Commissioners and on declaration by them that payment for such damage or mischief has been refused or has not been made on demand, issue a summons to the master or owner of such vessel, requiring him to attend on a day and at an hour named in the summons to answer touching such damage or mischief:

Provided that if, at the time of the damage or mischief, the vessel was under the orders of a duly authorised officer belonging to the Pilot Service or the Deputy Conservator's Department, the case shall not be cognizable by the Magistrate under this section.

(2) If, at the time appointed in the summons, and whether the person summoned appears or not, it is proved that the alleged damage was done through such negligence as aforesaid, and that the pecuniary amount of the same does not exceed two hundred rupees,

the Magistrate may issue his warrant under which a sufficient portion of the boats, masts, spars, ropes, cables, anchors or stores of the vessel may be seized and sold to cover the expenses of the execution of the warrant and the pecuniary amount of damage as aforesaid;

and such amount shall be paid to the Commissioners out of the proceeds.

CHAPTER XI.

PENALTIES.

- 93. Any officer or servant of the Commissioners who directly or indirectly-
 - (a) lends money to the Commissioners, or
 - (b) becomes pecuniarily interested in any contract made by or on behalf of the Commissioners, or
 - (c) participates or agrees to participate in any profits of any work done by order or on behalf of the Commissioners,

shall forfeit his office or employment, and shall thenceforward be incapable of holding any office or employment under the Commissioners,

sue of arrant.

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n for

(Chap XI -Penalties)

and shall further be punishable with fine which may extend to five hundred rupees

Provided that nothing in this section shall apply to any officer or servant of the Commissioners by reason only of his-

- (a) being a shareholder in or member of an incorporated or regis tered company which may lend money to, or make contracts with, or do work for or on behalf of, the Commis-
- (b) holding one or more debentures in any loan raised by the Commissioners in open market
- 94 Except as permitted by the provisoes to section 11, any Commis- Penalty for sioner who, without the previous sanction in writing of the Local Gov commission er interested ernment, directly or indirectly-

in contract.

- (a) lends money to the Commissioners, or
- (b) becomes pecuniarily interested in any contract made by or on behalf of the Commissioners or
- (c) participates or agrees to participate in any profits of any work done by order or on behalf of the Commissioners, and
- any Commissioner, who votes or takes part in any proceedings relating to any loan, contract or work, in which he is pecuniarily interested.

shall, in addition to the disqualification provided for under section 11, be punishable with fine which may extend to five hundred rupers

95 Whoever infringes any order issued under section 69 sub Penalty for section (2), or under section 70, or under section 71, sub section (1), infringement of section 69, clause (b), or under section 79, or any condition prescribed under section 70 71 74 or 74 or 79, shall be punished with fine which may extend to one hundred 79 rupees, and, if the infringement be continuing, with a further fine which may extend to one hundred rupees for every day such order is

infringed

96 Any person, who makes, erects or fixes any dock, wharf, quay, Infringement stage, jetty, pier, crection or mooring in contravention of the provisions of section 78 of section 78, shall be punished with fine, which may extend to one thousand rupees, and with a further fine which may extend to one hundred rupees for every day, during which such dock, wharf, quay, stage, letty, pier, erection or mooring remains so made, erected or fixed after notice to remove the same has been given to him

97. Whoever infringes any bye law made by the Commissioners Pensity for under section 65 to which a penalty has been attached by a bye law of Port made under that section, shall be punishable with the penalty prescribed byclaws therefor by such bye-law.

(Chap. XI.—Penalties. Chap. XII.—Miscellaneous.)

Prosecutions.

98. No Court shall take cognizance of any offence punishable under this Act or any bye-law thereunder except on the complaint of the Commissioners or of some person whom the Commissioners may have generally or specially authorised by name or by virtue of his office in this behalf.

CHAPTER XII.

MISCELLANEOUS.

Commissioners not per-

99. No Commissioner shall be personally liable for any contract sonally liable. made or expense incurred by or on behalf of the Commissioners, but the funds from time to time in the hands of the Commissioners shall be liable for, and chargeable with, all contracts made in manner hereinbefore provided.

Commissioners liable for breach of trust.

Limitation of suits.

100. Every Commissioner shall be liable for any misapplication of money entrusted to the Commissioners, to which he has been a party, or which happens through, or is facilitated by, the neglect of his duty.

101. (1) No suit shall be brought against the Commissioners, or against any Commissioner, or against any of the officers or servants of the Commissioners or any person acting under their direction, for anything purporting to be done under this Act, until the expiration of one month next after notice in writing has been delivered or left at the office of the Commissioners or at the place of abode of such person, stating the cause of suit and the name and place of abode of the intending plaintiff.

Unless such notice be proved, the Court shall dismiss the suit.

(2) Every such suit shall be commenced within six months next after the accrual of the right to sue and not afterwards.

(3) If any person to whom any such notice of suit is given tenders sufficient amends before suit is brought, such plaintiff shall not recover.

102. The responsibility of the Commissioners for the loss, destruction or deterioration of animals or goods, during such time as the same remain in the possession or under the control of the Commissioners, shall, subject to the other provisions of this Act, be that of a bailee under sections 151, 152 and 161 of the 1 Indian Contract Act, 1872. IX of 18

Responsibility of Commissioners for loss, destruction or deterioration of animals or goods. Indem nity to

sioners for acts of officer, harbourmaster, etc.

Commis-

103. Except as provided in the last preceding section, the Commissioners shall not be answerable-

(i) for any misfeasance, malfeasance or nonfeasance of any officer appointed under this Act, or of any Deputy Conservator or of any pilot, or of any deputy or assistant of any of the officers above-mentioned, or of any person acting (Chap AII .- Miscellaneous. First Schedule -Enactments repealed)

under the authority or direction of any such officer or assistant, or

(ii) for any damage sustained by any vessel in consequence of any defect in any of the moorings, however or other things within the limits of the Port which may be used by such vessel

Provided that nothing in this section shall protect the Commissioners from a suit in respect of any negligence or default on their part or of any act done by or under their express order or sanction

104. All acts done and proceedings taken by the Commissioners Saving of appointed under the ¹ Rangoon Port Commissioners Act, 1879, and all provious orders, rules, regulations and bye-laws relating to the Port and to trons docks, whereas, quays, stages, jetties, piers, landing-places, tolls, charges, rates and dues within the Port made and issued before the commencement of this Act shall, whenever such acts, proceedings, orders, rules, regulations or bye-laws would have been lawful, if this Act had been in force, be deemed to have been respectively done, taken, made and issued under the provisions of this Act

105. The Commissioners shall have an office, where they shall Piccool ordinarily meet for the transaction of business

106. Every Commissioner and the officers and servants of the Com-Commissioners, other than artizans, porters, labourers, and sindars of porters publiment and labourers, shall be deemed to be public servants within the mean-vants of the Indian Penal Code

THE FIRST SCHEDULE ENGINEERS REPEALED (Peferred to an section 2)

1	2	3	4
Year	No	Short title or subject	Extent of repeal

Acts of the Governor General in Council

2,10	l	1879	
1892	111	The Rangoon Port Commissioners let,	The whole
1508	3111	(1879) Amendment Act 1892 The Burma Laus Act 1893	So much of the Third Schedule as relates to Act XV of 1879.

¹ Repealed by this Act 2 Genl Acts, Vol. I

(Second Schedule.—Property vested in the Port Commissioners.)

THE SECOND SCHEDULE.

PROPERTY VESTED IN THE PORT COMMISSIONERS.

(Referred to in sections 30 and 31.)

PART I.—Immoveable Property transferred by Government to the Port Commissioners.

- (1) All the land which immediately before the 1st January 1880 belonged to Government (including subsequent accretions to the riverbank), between the river on the south and the Strand Road and the Monkey Point Battery Road on the north, but not including those roads from Monkey Point on the east to and including the Canal on the west except—
 - (a) the land occupied by the Municipal Committee of Rangoon, otherwise than as lessees or licensees under the Commissioners for the Port of Rangoon appointed under Act XV of 1879;
 - (b) the land occupied by the Military authorities as an approach to Godwin's wharf and to an extent of one hundred feet on either side thereof;
 - (c) the land occupied by the Military authorities for the defences at Monkey Point, as extended by the addition of the land resumed in the year 1884 to provide an Esplanade for the Battery;
 - (d) the land assigned for railway purposes, as extended by the addition of the lands resumed at Latter Street, Keighley Street and Botataung and described in Notification No. 1, dated the 25th March 1902, of the Local Government, in the Public Works Department (Railway Branch);
 - (e) the land occupied on the east side of Judah Ezekiel Street by the Department of Public Works;
 - (f) the land occupied by the Customs Officer's quarters and by the Principal Port Officers' residence and compound;
 - (g) the land at Lammadaw, described in Notification No. 23, dated the 10th June 1903, of the Local Government, in the Marine and Commerce Department, as resumed for a salt godown; and
 - (h) any other land which was, immediately before the commencement of this Act, vested in any person other than the Commissioners for the Port of Rangoon appointed under Act XV of 1879.

(Second Schedule - Property rested in the Port Commissioners)

- (2) Subject to any rights of private property therein all other land lying within the limits of the Port within a line drawn at fifty yards from high-water mark, except—
 - the land occupied by the saw-mill formerly known as the Gaol Saw mill and subsequently worked by lessees under Govern ment.
 - (11) the land occupied as Government timber depots at Alôn and Monkey Point,
 - (111) the Dalla Dockyard and the lands attached thereto

Part II —Moreable and immoreable Property acquired otherwise than by direct transfer from Government

- (3) All the moveable property, buildings, erections and fixtures belonging, immediately before the commencement of this Act, to the Commissioners for the Port of Rangoon, appointed under Act XV of 1879
- (4) The land at Elephant Point acquired for the purposes of a Segregation Camp and described in the kwin map of the year 1901 1902 as fields numbered 405 and 422 of the Yebyaung kwin, Zepathwe circle, in the Kungyangun township
- (5) The land at King's Point, acquired for the purposes of a Segregation Camp, known as field numbered 414 of the Shwedawchaung Myauk kwin, Danôk circle, of the Twante township, and bounded on the north by fields numbered 858, 812, 407, 411, 412 and 429, and on the west by fields numbered 428 and 427, all in holding No 16 of 1900 1901 of the said kwin, on the east by the Rangoon River and on the south by the Shwedawchaung Taung kwin
- (6) The land at King's Point, acquired for the purposes of a sema phore station, known as field No 382 of the Tadachaung kwin, Pyawbwe circle, of the Twante township, bounded on the north by fields numbered 375 and 386, on the south by field numbered 383, on the east by fields numbered 383 and 386 and on the west by field numbered 381, all in holding No 3 of 1901-1902 of the said kwin
- (7) The land situated and known as first class lots numbered one and two and the southern half of first class lot numbered three, all in Block T, in the Town of Rangoon, and the buildings thereon in Phayre Street, Strand Road and Thirty seventh Street
- (δ) The land situated and known as first class lot numbered twelve in Block Γ, in the Town of Rangoon, and the buildings thereon in Thirty seventh and Thirty eighth Streets

Rangoon Port. [1905: Bur. Act IV.

Rangoon Port Amendment. [1906: Bur. Act I.

(Third Schedule.—Form of Debenture. Fourth Schedule.—Form of Receipt for goods landed.)

THE THIRD SCHEDULE.

FORM OF DEBENTURE.

[Rep., s. 4, Rangoon Port (Amendment) Act, 1908 (Bur. Act 4 of 1908).]

THE FOURTH SCHEDULE.

FORM OF RECEIPT FOR GOODS LANDED.

(Referred to in section 75.)

By the Commissioners for the Port of Rangoon.

Landed during the day of from the by the Commissioners for the Port of Rangoon, the noted in the margin; contents and state of the contents unknown.

Note.—If there be any apparent injury, this is to be stated.

For the Commissioners for the Port of Rangoon.

A.B.

Rangoon:

The day 19

¹ BURMA ACT No. I of 1906.

[22nd February, 1906; 17th March, 1906.]

An Act to amend the Rangoon Port Act, 1905.

Preamble.

WHEREAS it is expedient to amend the ² Rangoon Port Act, 1905; Bur. Act IV of 1905.

It is hereby enacted as follows:—

Short title, and commencement.

- 1. (1) This Act may be called the Rangoon Port Act (1905) Amendment Act, 1906; and
 - (2) It shall come into force at once.

Amendment of section 10, Burma Act IV of 1905.

2. In sub-section (3) of section 10 of the ² Rangoon Port Act, 1905, Bur. Act IV after the word "Commissioners" in the first line the words "elected of 1905. or" shall be inserted.

¹ For Statement of Objects and Reasons, see Burma Gazette, 1905, Pt. III, p. 117; and for Proceedings in Council, see *ibid*, p. 121, and *ibid*, 1906, p. 3.

² Ante, p. 555.

¹ BURMA ACT No. II or 1906

[22nd February, 1906, 22nd March, 1906]

An Act for regulating the use of Motor-vehicles in streets and public places in Burma

WHERLAS it is expedient to provide for regulating the use of motor- Preamble vehicles in streets and public places in Burma. It is hereby enacted as follows -

- 1 (1) This Act may be called the Burma Motor vehicle Act, 1906, Short title, (2) It extends to Rangoon Town, and it shall come into force at commence once, and
- (3) The Local Government may, by 2 notification, extend it to any other town or area in Burma
- 2 "Motor vehicle" shall mean a vehicle or other means of con- negation veyance propelled or which may be propelled by mechanical means on of motor ordinary roads, other than such vehicle or class of vehicle as the Local Government may, by notification published in the Gazette, exempt

3 (1) The Local Government may make 4 rules for regulating the Power of use of motor vehicles in streets and public places in any area to which Local Gov this Act applies

make rules.

- (2) Without prejudice to the generality of the foregoing power, such rules may contain directions as to all or any of the following matters. namely -
 - (a) prohibiting the use of motor vehicles which are not so constructed as to admit of their being at all times under due control.
 - (b) prohibiting the use of motor-vehicles not provided with brakes of such character as may be required by the rules,
 - (c) prohibiting or restricting the use of motor vehicles which are of such a nature or in such a condition as to be likely to cause annoyance, inconvenience or danger to the public,
 - (d) providing for the granting of licenses to drive motor vehicles. the fees chargeable in respect of such licenses and the

For Statement of Objects and Reasons see Burma Gazette 1905 Pt III p 112 and for Proceedings in Council see thid p 120 and thil 1906 p 2 2 For notification extending this Act to the whole of Burma see Burma Gazette 1907.

Pt I p 138 * For notification exempting steam road rollers from the operation of this Act see Burma Garette 1907, Pt I p 82

For rules under this sect on for all streets and public places in Burms see Burma Gizette, 1907, Pt I, p 907 For Shan States see Burma Gazette 1908 Pt I, p 353

- authority by which and the conditions upon which such licenses may be granted, suspended and revoked;
- (e) prohibiting the driving of motor-vehicles by unlicensed persons;
- (f) prohibiting the leaving of motor-vehicles unattended or in the charge of incompetent persons;
- (g) the speed at which motor-vehicles may be driven;
- (h) the carrying of a speed-indicator on motor-vehicles;
- (i) the registration of motor-vehicles, the fees chargeable in respect of such registration and the carrying of number or name plates on motor-vehicles;
- (j) the rule of the road;
- (k) prohibiting the driving of motor-vehicles on foot-ways, streets or other places, where their use may be attended with danger to the public;
- (1) the carrying and use on motor-vehicles of a bell or other instrument for giving audible and sufficient warning of their approach or position;
- (m) the carrying of lights on motor-vehicles between sunset and sunrise, and the description of lights to be carried and the position in which they should be placed;
- (n) the stoppage of motor-vehicles when required by the police for the regulation of traffic or for other reasonable purpose; and
- (o) generally, the prevention of obstruction to traffic, and of annoyance, danger or injury.
- (3) All rules made under this section shall be made after previous publication, and when made shall be finally published in the Gazette, and shall come into operation from the date of such final publication.
- 4. Any breach of any rule made under this Act may on conviction be punished with fine which may extend to fifty rupees, or, in the case of a second or subsequent conviction, to two hundred rupees.
- 5. (1) Any police-officer may, without an order from a Magistrate and without a warrant, arrest any person committing in his view a breach of any rule made under section 3, if the name and residence of such person be unknown to such officer and cannot be ascertained by him then and there.
- (2) When any such arrest has been made, the provisions of section 57, sub-sections (2) and (3) and sections 60 to 63 of the ¹ Code of V of 1898. Criminal Procedure, 1898, shall apply.

Penalties.

Arrest of offenders without warrant.

1906: Bur. Act III] Municipalities

6 Offences committed in contravention of this Act shall be triable Offences by by the District or Sub divisional Magistrate or by any Magistrate of the wlom first class within whose jurisdiction the offence may have been committed

¹ BURMA ACT No III of 1906

[22nd February 1906 24th Marcl 1906]

An Act further to amend the Burma Municipal Act, 1898

WHEREAS It is expedient further to amend the Burma Municipal Preamble Act. 1898 It is hereby enacted as follows -

- 1 (1) This Act may be called the Burma Municipal Act (1898) Stort title. and con Amendment Act, 1906, and mencement.
 - (2) It shall come into force at once

2 After section 111 of the Burma Municipal Act 1898, the follow-Insertion of new sections ing sections shall be inserted, namely -111 1 and IIIBm [Ante. p 386] Burma Act

III 1878 new section

8 After section 114 of the said Act the following section shall be Insection of inserted, namely -114 % in Burma Act

[Ante, p 387]

III 1898 of section 142 clauses

4 (1) For clause (f) of section 142 of the said Act the following shall Amendment be substituted, namely -[Ante, p 396]

(f) an 1 (o) of Burma

Act III 1898 (2) For clause (o) of the said section 142 the following shall be substituted, namely -

[Ante p 397]

5 In section 147 of the said Act the word, figures and letter "section in entiren of secti n 147 114A" shall be inserted after the word and figures "section 114" of Burms Act III 1538.

6 In section 158 of the said Act the words figures and letters or trentment frection section 111A or section 111B" shall be inserted after the words and los f figures "or section 111" and for the words "or animal" the following Barms Act 111 1895. shall be substituted, namely -

"animal, instrument for weighing, weight or measure, or in con travention of section 111A, sub-section (2), refuses to produce any instrument for weighing, weight or measi re to which he has access "

For Statement of Objects and Reasons see Burma Cazette 1905 Pt III, p 113 and for Proceedings in Council see that 1905 p 120 and thid 1906 p 2.

11906; Bur. Act IV.

Land and Revenue and Town and Village lands. [1907: Bur. Act I.

¹ BURMA ACT No. IV of 1906.

[22nd February, 1906; 13th April, 1906.]

An Act to amend the Burma Forest Act, 1902.

Preamble.

WHEREAS it is expedient to amend the Burma Forest Act, 1902; It Bur. Act is hereby enacted as follows:-IV of 1902.

Short title, and commencement.

Substitution of new sec-

tion for section 58, Bur-

ma Act IV, 1902.

- I. (1) This Act may be called the Burma Forest Act (1902) Amendment Act, 1906.
 - (2) It shall come into force at once.
- 2. For section 58 of the said Act, the following section shall be substituted, namely:-

[Ante, p. 496.]

² BURMA ACT No. 1 of 1907.

(APPLIES TO LOWER BURMA.)

[6th March, 1907; 19th April, 1907.]

An Act to amend the (Lower) Burma Land and Revenue Act, 1876, and the Lower Burma Town and Village Lands Act, 1898.

Preamble.

WHEREAS it is expedient to amend the (Lower) 3 Burma Land and II of 1876. Revenue Act, 1876, and the Lower Burma Town and Village Lands Bur, Act IV Act, 1898; It is hereby enacted as follows:-

Short title and commencement.

- 1. (1) This Act may be called the Lower Burma Land and Revenue Law Amendment Act, 1907; and
 - (2) It shall come into force at once.

Substitution of words " Local for "Chiet Commissioner " in Act II of 1876.

2. In the (Lower) Burma Land and Revenue Act, 1876, for the H of 1876. words "Chief Commissioner" wherever they occur in the said Act, the Government" words "Local Government" shall be substituted.

Amendment of section 8 of Act II of 1876.

3. In section 8, clause (b), of the said Act for the words "with full liberty to work and search for the same, paying to the landholder only compensation for surface damage as estimated by the Revenue Officer" the following shall be substituted, namely: -

"with all the powers conferred by section 38A."

¹ For Statement of Objects and Reasons, see Burma Gazette, 1905, Pt. III, p. 115; and for Proceedings in Council, see ibid, p. 121, and ibid; 1906, p. 3.

² For Statement of Objects and Reasons, see Burma Gazette, 1906, Pt. III, p. 11; and for Proceedings in Council, see ibid, p. 14, and ibid, 1907, p. 14. 8 Ante.

1907: Bur. Act I.7 Land and Resense and I own and Village lands 595 1907: Bur. Act II 7 Rangoon Water-works

4. In Part II, after section 22 of the said Act, the following section Insertion of shall be inserted, namely -

[Ante, p 16]

new section 22A in Act II of 1876.

5 For the heading which precedes section 39 of the said Act, the Insertion of following heading shall be substituted, and after such heading and new me ion before section 39, the following section shall be inserted, namely -

mendment of the beading I in Part III of Act II of

[Ante, p 21]

6 After section 54 of the said Act the following sections shall be Insertion of inserted, namely -

new sections 51 Land 4B in Act II of

[Ante, p 26]

7. In section 4, sub section (10), clause (b), of the Lower Burma Amend Town and Village Lands Act, 1898, for the words "with full liberty to ment of sec work and search for the same on payment to the landholder of compensaction (10), sation for damage to the surface of the land, and the produce and clause (1) buildings thereon, as estimated by the Revenue Officer," the following Act IV of shall be substituted, namely -

"with all the powers conferred by Chapter VIA"

8. After section 23 of the said Act the following Chapter shall be insertion of new Chapter inserted, namely -MIII

f Intc. p 429 1 Burma Act

IV of 1893 9. For section 38 of the said Act the following sections shall be salatitution of new sec substituted, namely t ons 39 ard "SA for # 0

[Intc, pp 131 and 132]

tion 39 of Burma Act, IV of 1898

¹ BURMA ACT No. 11 or 1907

(APPLIES IN LOWER BURNA)

[2nd March, 1907, 19th 1pril, 1907]

An Act further to amend the Rangoon Water-works Act, 1884

WHEREAS It is expedient further to amend the Rangoon Water worl a presently .91 Act. 1881, It is hereby enacted as follows -

1. (1) This Act may be called the Rangoon Water works Act America Short tule ment Act, 1907; and and com mencement.

For Statement of Objects and Reasons see Burma Gazette 1905 Pt III, p 12, and for Proceedings in Council see ibid, 1 15 and ibid, 1907, p 14

Amendment

XIX of 1884.

of section

[1907: Bur. Act II.

. Towns.

[1907: Bur. Act III.

(2) It shall come into force at once.

2. For section 14 of the Rangoon Water-works Act, 1884, the follow- XIX of 1884. ing section shall be substituted, namely:—

[Ante, p. 87.]

¹ THE BURMA TOWNS ACT, 1907.

CONTENTS.

Preliminary.

SECTIONS.

- 1. Short title, extent and commencement.
- 2. Repeal.
- 3. Definitions.
- 4. Notification of towns for purposes of Act.
- 5. Wards and blocks, and appointment of headmen and elders.

General duties of Headmen and Elders.

- 6. Duty of headmen and elders to report certain matters.
- 7. General duties of headmen and elders.
- 8. Penalty for neglect of duty by headman or elder.

General duties of Residents.

- 9. Obligation on residents of ward to aid headman.
- 10. Notification of residence of strangers in certain towns in Upper Burma.

Pwès, Billiard Saloons, etc.

- 11. Penalty for holding, promoting or taking part in unlicensed pwé.
- 11A. Licensing of Billiard Saloons and other public resort.

Supplemental.

- 12. Finality of orders.
- 13. Power to make rules.
- 14 Publication of rules.

THE SCHEDULE.

(Preliminary General duties of Headmen and Elders)

¹ BURMA ACT No III or 1907

(Applies to Upier and Lower Burma)

HER AND LOWER DURMA

[14th March, 1907, 25th April, 1907]

An Act to consolidate and amend the law relating to the administration of Towns in Burma

Whereas it is expedient to consolidate and amend the law relating Preamble to the administration of towns in Burma, It is hereby enacted as follows —

Preliminary

1 (1) This Act may be called the Burma Towns Act, 1907,

(2) It extends to the whole of Burma, and

SI ort title extent and comn ence

- (3) It shall come into force at once

 2 The enactments mentioned in the Schedule are hereby repealed to Repeal,
 the extent mentioned in the fourth column thereof
- 3 In this Act unless there is something repugnant in the subject Definitions or context,-
 - (1) "cattle" includes kine and buffaloes

(2) "town" means a local area declared to be a town for the purposes of this Act by a notification under section 4

4 The Local Government may, by notification declare any local Notification area to be a town for the purposes of this Act

Provided that no such declaration shall be made with respect to any let military cantonment, or part of a military cantonment, without the previous consent of the Governor General in Council

5 (1) The Deputy Commissioner may by order in writing divide wards and any town into wards and any ward into blocks

(2) The Deputy Commissioner may, by a like order, appoint any of beadmen person, with the consent of such person, to be the headman of a ward and elder of the elder of a block

(3) The Deputy Commissioner may delegate to a Sub-divisional Officer by name the power of appointing any person to be the elder of a block

General duties of Headmen and Elders

- 6 (1) Every headman of a ward shall communicate forthwith to the Duty of officer in charge of the nearest police station or to the nearest Migistrate elders to any information which he may obtain respecting—
 - (a) the permanent or temporary residence of any notorious receiver or yendor of stolen property in his ward,

For Statement of Objects and Reak ns see Burma Gazette 1009 Pt III p. 10, and for Proceed ngs in Council see thid 1007 Pt III pp 14 and 19

XI of 1878.

(General duties of Headmen and Elders.)

- (b) the resort to any place within, or the passage through, his ward of any person whom he may know or reasonably suspect to be a dacoit, robber, house-breaker, escaped convict or proclaimed offender;
- (c) the commission of, or attempt or intention to commit, within his ward, any of the following offences, namely,—
 - (i) murder;
 - (ii) culpable homicide not amounting to murder;
 - (iii) dacoity;
 - (iv) robbery;
 - (v) offences against the 1 Indian Arms Act, 1878; and
 - (vi) any other offence respecting which the Deputy Commissioner by general or special order, with the previous sanction of the Local Government, may direct him to communicate information;
- (d) the occurrence in his ward of any sudden or unnatural death, or of death under suspicious circumstances.
- (2) Every elder of a block shall communicate forthwith to the headman of his ward any information which he may obtain respecting any of the matters specified in sub-section (1), which may exist or occur in his block, and in the absence of the headman of his ward, he shall communicate the information forthwith to the officer in charge of the nearest police-station.
- 7. (1) The headman of a ward shall be bound to perform the following public duties, namely:—
 - (a) to assist the police in the investigation of every offence respecting which he is required by the last foregoing section to communicate information;
 - (b) to search for and use his utmost endeavours to arrest any person whom he may have reason to believe to have been concerned in the commission or attempted commission of any such offence, and to recover, if possible, any property taken by any such person;
 - (c) to arrest any person found lurking within the limits of the ward who cannot give a satisfactory account of himself;
 - (d) to forward, as soon as may be, to the nearest police-station, any person arrested by him or made over to his custody, together with any weapon or other article likely to be useful as evidence;
 - (e) to prevent to the best of his ability the commission of any offence regarding which he is required by section 6, sub-

General duties of | headmen and elders.

(General duties of Headmen and Elders)

section (1), to communicate information, and to arrest the person designing to commit such offence if it appears to him that the commission of such offence cannot otherwise be prevented;

- (f) to collect or aid in collecting, to the utmost of his ability, any revenue or other money due to the Government or to a municipal or town committee from residents of the ward or persons holding land therein.
- (g) to report to such officer as may be appointed by the Deputy Commissioner in this behalf all trespass or encroachments upon, and injuries to, State land and public property which may occur within his ward, and of which le may reasonably and fairly be expected to have eignizance.
- (h) if so ordered by the Deputy Commissioner, in accordance with such rules as may be made in this behalf by the Local Government, to register all births and deaths which take place within the ward, and any other vital statistics which may be prescribed by such rules,
- (1) to take such measures as may be prescribed in any rules made in this behalf by the Commissioner with the previous sanction of the Local Government,—

(firstly), for the prevention and extinction of fires,

(secondly), for the prevention of public nuisances,

(thirdly), for the general sanitation of the ward and the prevention of the spreading of any co tygious or infectious disease among human beings.

(fourthly), for the prevention of the spreading of any contagious or infectious disease among cattle;

- (1) to report all cases of small-pox, plague, cholera and cattledisease which occur within his ward and of which he may reasonably and fairly be expected to have cognizance, and to supply, to the best of his ability, any local information which any magistrate, officer of police or municipal officer may require;
- (1) to collect and furnish, upon receipt of payment for the same in advance at such rates as the Deputy Commissioner, with the sanction of the Commissioner, may from time to time fix, guides, supplies of food, carriage, and means of transport for any troops or police posted in or near or marching through or near the town:

Provided that no headman shall be bound to collect supplies beyond the limits of the ward of which he is headman, or to furnish carriage (General duties of Headmen and Elders. General duties of Residents.)

or means of transport for more than twelve hours' journey from such town;

Provided also that no headman shall requisition for personal service any resident of such ward who is not of the labouring class and accustomed to do such work as may be required; and

- (l) generally to assist all officers of the Government and Municipal officers in the execution of their public duties.
- (2) The elder of a block shall be bound to assist the headman of his ward in the performance of the duties prescribed in sub-section (1).
- (3) The Local Government may, by notification, direct that particular clauses of sub-section (1) shall not apply to any town specified in such notification.
- 8. If any headman of a ward or elder of a block neglects, without reasonable excuse, to perform any of the public duties imposed upon him by this Act or any rule made thereunder, he shall be liable, on conviction by a Magistrate, to a fine which may extend to fifty rupees.

General duties of Residents.

Obligation on residents of ward to aid headman.

Penalty for

neglect of

duty by | headman or

elder.

9. (1) Every person residing in a ward shall, on the requisition of the headman, be bound to assist him in the execution of his public duties.

Explanation.—A requisition under this section may be either general or addressed to an individual.

- (2) If any such person refuses or neglects to comply with any lawful requisition of the headman, he shall, in the abstace of reasonable excuse, the burden of proving which shall lie upon him, be liable, on conviction by a Magistrate, to a fine which may extend to fifty rupees.
- 10. (1) If in any town in Upper Burma which the Local Government may by notification declare to be within the operation of this section, any person who is not a resident of such town comes into a ward thereof, he or the person (if any), in whose house he is living shall, within twelve hours of his coming into such ward, report to the headman his arrival, his name and occupation, and the name of the place where he last resided.
- (2) The departure from such ward of a person reported under subsection (1) shall also be reported by the person, if any, in whose house he has been living.
- (3) Any person who contravenes the provisions of this section shall, on conviction by a Magistrate, be punished with fine which may extend to fifty rupees, or with imprisonment for a term which may extend to fifteen days, or with both.

Notification
of residence
of strangers
certain
wns in
pper
urma.

(Picis, Billiard Saloons, etc.)

1 [Pwes, Billiard Saloons, etc.]

11. (1) Whoever-

(a) holds a pice in any town, without a license granted by the Penalty for Deputy Commissioner or by an officer appointed by the holding pro-Deputy Commissioner in this behalf, or

taking part

(b) promotes the holding of pure held without such license, or in unlicensed (c) takes part in or in any manner assists the race, performance or other entertainment (if any) constituting a nwe held without such license, or takes part in or in any manner

assists the arrangement or management of a pice held without such license, or

(d) being present thereat, permits the holding of a puck without such license on any land or premises under his control,

shall be punished, on conviction by a Magistrate, with imprisonment for a term which may extend to three months, or with fine which may extend to five hundred rupees, or with both

(2) No fee shall be paid on the application for, or on the issue of, the license required by sub-section (1)

(3) For the purposes of this section "pue" ordinarily means a puppet-show or other theatrical or dramatic performance, or a native cart, pony, boat or other like race, held for public entertainment whether on public or private property.

and, in respect of any local area, also includes public entertainments or assemblies of any such class as the Local Government may, by a notification declare to be pucks for the purposes of this section when held in

such local area

3 11A. (1) No person shall keep a public billiard table, bagatelle Licensing of board, ring throwing establishment or any place of public resort for salognand any form of game or amusement which the Local Government may by other public notification declare to be within the provisions of this section, except under and in accordance with the conditions of a license granted by the Deputy Commissioner or by an officer appointed by the Deputy Commissioner in this behalf.

(2) The Local Government may by rules prescribe the circumstances in which such licenses may be refused, the fees to be paid for

This heading was substituted by \$ 2 of the Burma Towns Act Amendment Act, 1903 (Bur Act 3 of 1903) port
To notification declaring certain entertainments or assemblies to be pure see Burma Gazette, 1903 Pt 1, p 102.
S. 114 was inserted by \$ 3 of the Burma Towns Act Amendment Act, 1903 (Bur Act

^{*}For rules regulating the grant, revocation and refural of licenses to keep jub'e billiard tables hagatelle boards, ring throwing establishments or places of public resort for any form of game or amusement under s 11 4 and the fees for such licerses, see Burma Garette 1903 Pt 1, p 637

[1907: Bur. Act III.

(Supplemental. The Schedule.)

such licenses and the conditions on which such licenses may be granted or revoked.

(3) Any person who commits a breach of sub-section (1) or of any of the conditions of a license granted under this section shall be liable for a first offence to a fine which may extend to one hundred supees and for a subsequent offence to imprisonment for a term which may extend to one month or to fine which may extend to five hundred rupees or to both.

Supplemental.

Finality of orders.

- 12. (1) No appeal shall lie from any order made under this Act or any rule made thereunder.
- (2) But the Deputy Commissioner may revise any such order made by any officer subordinate to him;

the Commissioner may revise any such order made by the Deputy Commissioner;

and the Local Government may revise any order made by the Deputy Commissioner or Commissioner.

(3) Save as provided by this section, every order made under this Act shall be final and shall not be liable to be contested by suit or otherwise.

Power to make rules.

13. The Local Government may, subject to the control of the Governor General in Council, make rules consistent with the foregoing sections for carrying into effect the purposes of this Act.

Publication of rules.

14. All rules made under this Act by the Local Government or by a Commissioner shall be published in the Gazette, and, when so published, shall have the same effect as if enacted by this Act.

THE SCHEDULE.

(See section 2.)

ENACTMENTS REPEALED.

1	2	3	4
Year.	No.	Stort title or subject.	Extent of repeal.
		1	

Acts of the Governor General in Council.

1892 1895	IIIVX	The Lower Burma Towns Act, 1892. The Lower Burma Villages and Towns Law Amendment Act, 1895.	
1898	XIII	The Burma Laws Act, 1899	So much of the Third and Fifth Schedules as relates to Regula- tion VI of 1991.

Towns.

(The Schedule.)

1907: Bur. Act IV.]

Rangoon Police.

1	2	3	4
Year.	No.	No. Short title or subject.	Extent of repeal.
	Regulation	is made under the Government of India A	et 1870 33 liet, e 3)
1891	· vi	The Upper Burma Towns Regulation,	The whole
1896	IV	The Upper Burma Villages, Towns and Land Revenue Law Amendment Re- gulation, 1896	The heading "and the Upper Burma Towns Regulation, 1891" and section 5
1899	11	The Upper Burma Towns Regulation, 1899	The whole
		Acts of the Lieutenant Governor of Burm	a in Council
1901	III	The Burma Towns Law Amendment	The whole
1903	I	The Upper Burma Towns Regulation, Amendment Act, 1903	The whole
1904	11	The Burma Towns and Village Laws Amendment Act, 1904	So much as has not been rerealed.

¹ BURMA ACT No IV of 1907

(Applies to Lower Burma)

[14th March, 1907, 25th April, 1907.]

An Act further to amend the Rangoon Police Act, 1899

tIV WHEREAS it is expedient further to amend the Rangoon Police Act, Preamble 1899; It is hereby enacted as follows —

1. (1) This Act may be called the Rangoon Police Act Amendment Short title and com-

(2) It shall come into force at once

et IV

ct I V

2. In section 8 of the Rangoon Police Act, 1899, the word "and" meadment shall be omitted at the end of sub-section (4), and after sub-section (5) of Furna the following word and sub-section shall be added, namely:—

'ct IV, 1899

[.1ntc, p 450]

3. After section 8 of the Rangoon Police Act, 1899, the following Institute of section shall be inserted, namely —

[Ante, p 450.]

[Ante, p 450.]

4. After section 36 of the Rangeon Police Act, 1899, the following Insertence section shall be inserted, namely:—

[Antc. p. 459]

36A in Burma Art IV. 18 Ph

For Statement of Objects and Reasons, see Burma Gazette 1907, Pt. III, p 12; and for Proceedings in Council see stat 1p 15 and 19

Rangoon Police.

Highways.

[1907: Bur. Act IV.

[1907: Bur. Act V.

5. (1) In sub-section (15) of section 41 of the said Act, the words "or any offensive deformity or disease" are hereby repealed.

(2) Sub-section (16) of the said section is hereby repealed.

6. After section 41 of the said Act the following section shall be inserted, namely:—

[Ante, p. 462.]

7. After section 43C of the said Act the following section shall be inserted, namely:—

[Ante, p. 464.]

¹ BURMA ACT No. V of 1907.

(Applies to Upper and Lower Burma.)

[14th March, 1907; 4th May, 1907.].

An Act for the regulation of traffic and the preservation of the surface of public roads and places in Burma.

Whereas it is expedient to provide for the regulation of traffic and the preservation of the surface of public roads and places in Burma; It is hereby enacted as follows:—

- 1. (1) This Act may be called the Burma Highway Act, 1907.
- (2) This section shall extend to the whole of Burma and shall come into force at once.
- (3) The rest of this Act shall apply to such local areas and from such dates as the Local Government may by notification direct.
- 2. (1) The Local Government may make ² rules for the regulation of traffic on public roads and places and for the preservation of the surface of such roads and places.
- (2) Without prejudice to the generality of the foregoing power, such rules may contain directions as to all or any of the following matters, namely:—
 - (a) prohibiting or restricting the use of vehicles of any particular class or description considered likely to cause damage or excessive wear to the surface of the roadway or to drop materials or obstructions thereon, and in particular, where

l of of subn (*15*) Ttho of subn (16) lion 41 ma V, 1899. ion of ection n a Act

ion of ection a Act 399.

399.

ıble.

title. tand ence-

r to rules.

¹ For Statement of Objects and Reasons, see Burma Gazette, 1907, Pt. III, p. 3; and for Proceedings in Council. see *ibid*, pp. 14 and 18.

² For rules, see Burma Gazette, 1908, Pt. I, p. 491.

- a berm or side track is provided, confining such vehicles to the berm or side track during the dry season,
- (b) prohibiting or restricting the use of vehicles not provided with brakes of such character as may be required by the rules,
- (c) prohibiting or restricting the use of vehicles or animals which are of such a nature or in such a condition as to be likely to cause annoyance inconvenience or danger to the public.
- (d) providing for the granting of licenses to drive vehicles of any particular class or description, the fees chargeable in respect of such licenses and the authority by which and the conditions upon which such licenses may be granted suspended and revoked.
- (c) prohibiting the driving of any such vehicles by unlicensed persons
- (f) prohibiting the leaving of vehicles or animals unattended or in the charge of incompetent persons.
- (g) the speed at which vehicles or animals may be driven or ridden
- (h) the rule of the road
- (i) the registration of vehicles plying for hire the fees chargeable in respect of such registration and the carrying of number or name plates on vehicles so registered
- (j) prohibiting the driving or riding of vehicles or animals on foot ways or other places where their use may be attended with danger to the public
- (1) prohibiting the halting of vehicles or animals at places other than the proper camps or refuges
- the carrying and use on vehicles and animals of a bell or other instrument for giving audible and sufficient warning of their approach or position
- (m) the carrying of lights on vehicles between surset and sunrise and the description of lights to be carried and the position in which they should I e placed
- (n) the stoppage of vehicles or animals when required by the Police for the regulation of traffic or for other reasonable purpose
- (o) the maximum weight or the number of passengers to be carried on each description of vehicle or animal
- (p) empowering specified officers to issue notices requiring owners or occupiers of land—
 - (i) to lop the branches of any trees growing on such lard and over hanging the road so as to cause obstruction or danger, and

Highways.

Villages.

[1907: Bur. Act V.

Γ1907: Bur. Act VI.

- (ii) to cut or trim any hedges or noxious vegetation, growing on such land, which may be considered likely to intercept a view of approaching traffic on the road, or on any side road or other approach thereto, and
- (iii) to remove from the road any branches, trimmings and vegetation lopped or cut by such owners or occupiers;
- (q) imposing on such owners or occupiers of land the duty to comply with such notices within a reasonable time, and authorising such officers to lop, cut or trim such trees, hedges and vegetation in a case of default;
- (r) and generally the prevention of obstruction to traffic and of annoyance, danger or injury to the public.
- (3) All rules made under this section shall be made after previous publication, and when made shall be finally published in the Gazette, and shall come into operation from the date of such final publication.
- 3. Any breach of any rule made under this Act may on conviction be punished with fine which may extend to fifty rupees, or, in the case of a second or subsequent conviction, to two hundred rupees.
- 4. (1) Any police-officer may, without an order from a Magistrate and without a warrant, arrest any person committing in his view a breach of any rule made under section 2, if the name and residence of such person be unknown to such officer and cannot be ascertained by him then and there.
- (2) When any such arrest has been made, the provisions of section 57, sub-sections (2) and (3), and sections 60 to 63 of the 1 Code of Criminal V of 1898 Procedure, 1898, shall apply.

THE BURMA VILLAGE ACT, 1907.

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¹ Genl. Acts, Vol. V.

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THE SCHEDULE.

ENACTMENTS REPEALED.

¹ BURMA ACT No. VI of 1907.

(APPLIES TO UPPER AND LOWER BURMA.)

[30th September, 1907; 6th November, 1907.]

An Act to consolidate and amend the law relating to the Villagesystem and Rural Police in Burma.

Preamble.

Whereas it is expedient to consolidate and amend the law relating to the village-system and rural police in Burma; It is hereby enacted as follows:—

Preliminary.

Short title, extent and commencement.

- 1. (1) This Act may be called the Burma Village Act, 1907.
- (2) It extends to the whole of Burma; and
- (3) It shall come into force on such ² date as the Local Government may, by notification, appoint in this behalf.

Repeal.

2. The enactments mentioned in the Schedule are hereby repealed to the extent mentioned in the fourth column thereof.

Effect of Act.

3. This Act shall take effect notwithstanding anything in any enactment for the time being in force.

Definitions.

4. In this Act unless there is anything repugnant in the subject or context,—

" Headman."

(1) "headman" means the person appointed to be the headman of a village-tract under section 5:

" Rule."

(2) "rule" means a rule made by the Local Government under this Act:

"Stolen property."

(3) "stolen property" has the meaning assigned to that term by XLV of 18 section 410 of the Indian Penal Code:

² The Act was brought into force on the 1st January, 1908, see Burma Gazette, 1907, Pt. I, p. 1015.

³ Genl. Acts, Vol. I.

For Statement of Objects and Reasons, see Burma Gazette, 1907, Pt. III, p. 45; for Report of the Select Committee, see ibid, p. 57; and for Proceedings in Council, see ibid, pp. 55 and 68.

07

1887

(Preliminary -Duties and Powers of Headmen and Rural Policemen)

(4) "Sub-divisional Officer" means the officer in charge of a sub- Sub-divi division of a district as constituted for revenue and general purposes

(5) "Township Officer" means the officer in charge of a township as Township constituted for revenue and general purposes

(6) "town" means a local area declared to be a town for the purposes Town" of the 1 Burma Towns Act, 1907

(7) "village" means an area appropriated to dwelling places not "Village" included within the limits of a town and

(8) "village tract" means the local area under the jurisdiction of a tract

headman, including a village or group of villages and adjacent lands

5 (1) The Deputy Commissioner may declare that any local area Determine shall be a village tract, and, when necessary, may determine the limits village tracts of any village tract

- (2) The Deputy Commissioner shall appoint a headman for every men and village-tract, and in making such appointment shall have regard, so far rural policeas circumstances admit, to any established custom which may exist respecting the right of nomination or succession or otherwise and to claims based thereon
- (3) The Deputy Commissioner, or a Sub-divisional or Township Officer, empowered by the Deputy Commissioner in this behalf, may appoint a rural policeman or more than one such policeman in any village tract
- (4) Every local area constituting, immediately before the commence ment of this Act, a village, as defined in the 2 Lower Burma Village Act, 1889, or in the 2 Upper Burma Village Regulation, 1887, shall be deemed to have been declared to be a village-tract for the purposes of this Act, and all appointments, rules, orders and notifications made or resued under any enactment repealed by this Act and in force immediately before the commencement of this Act shall mutatis mutandis be deemed to have been made or issued under this Act

Duties and Powers of Headmen and Rural Policemen

- 6 (1) The Commissioner may, by notification, invest any headman Call pale with the powers of a Civil Court for the trial of suits between persons of bestman whom both or all, as the case may be, reside within his village tract, and may, by general or special notification, specify the classes, and the value not exceeding twenty rupees, of the suits which such headman may try
- (2) In any suit tried in exercise of powers conferred under sub-section (1) the decision of the headman shall, subject to revision by such authority as the Local Government may appoint in this I chall, I c final

¹ fate p rm Now rep by this Act

- (3) Notwithstanding anything in the 1 Code of Civil Procedure, a XIV of 188 person shall not be bound to institute a suit in the Court of a headman.
- (4) A fee shall be paid on the institution of a suit in the Court of a headman at the following rate: -

													Ks.	
If the value	of the s	uit is	R	s. 10 c	r less				•				1	0
If the value	of the	suit	is	more	than	Rs.	10	and	not	m	ore t	han		
Rs. 15		•	•	•							•		1	8
If the value	of the s	uit is	m	ore th	an Rs	. 15						•	2	0

No other fee shall be paid for the issue of processes or otherwise.

Headman bound to report certain matters.

General

duties of headman,

and rural

policeman.

- 7. (1) Every headman shall forthwith communicate to the nearest Magistrate, or to the officer in charge of the nearest police-station, whichever is the nearer, any information which he may obtain respecting-
 - (a) the permanent or temporary residence of any notorious receiver or vendor of stolen property in his village-tract;
 - (b) the resort to any place within, or the passage through, his village-tract of any person whom he knows, or reasonably suspects, to be a dacoit, robber, escaped convict or proclaimed offender:
 - (c) the commission of, or attempt or intention to commit, any of the following offences within his village-tract, namely: -
 - (i) murder;
 - (ii) culpable homicide not amounting to murder;
 - (iii) dacoity;
 - (iv) robbery;
 - (v) offence against the 2 Indian Arms Act, 1878; or

XI of 1878.

- (vi) any other offence respecting which the Deputy Commissioner by general or special order, made with the previous sanction of the Commissioner, directs him to communicate information;
- (d) the occurrence in his village-tract of any sudden or unnatural death, or of any death under suspicious circumstances.
- (2) Section 45 of the ³ Code of Criminal Procedure, 1898, shall not V of 1898. apply to the areas in which this Act is in force.
- 8. (1) Every headman shall be bound to perform the following public duties, namely:-
 - (a) to investigate every offence respecting which he is required by section 7 to communicate information;
 - (b) to search for and arrest any person whom he has reason to believe to have been concerned in the commission or

¹ See now the Code of Civil Procedure, 1908 (Act 5 of 1908), Genl. Acts, Vol. VI.

² Genl. Acts, Vol. II. ³ Genl. Acts, Vol. V.

- attempted commission of any such offence, and to recover, if possible, any property taken by any such person;
- (c) to arrest any person found lurking within the limits of the village-tract who cannot give a satisfactory account of himself:
- (d) to forward, as soon as may be, to the nearest police-station any person arrested by him or made over to his custody, together with any weapon or other article likely to be useful as evidence;
- (e) to resist any unlawful attack made upon any village within the village-tract;
- (f) to take such measures and execute such works for the protection of the villages within his tract and for keeping open the communications between them and adjacent villages or towns as the Deputy Commissioner may direct;
- (g) to collect and furnish, upon receipt of payment for the same in advance, at such rates as the Deputy Commissioner, with the sanction of the Commissioner, may from time to time fix, guides, supplies of food, carriage and means of transport for any troops or police posted in or near or marching through the village-tract or for any servant of the Government travelling on duty and, on the written order of the Deputy Commissioner, for any traveller.
- Provided that no headman shall be bound to collect supplies beyoud the limits of the village-tract of which he is headman, or to furnish carriage or means of transport for more than twelve hours' journey from such village-tract.
- Provided also that no headman shall requisition for personal service any resident of such village-tract who is not of the labouring class and accustomed to do such work as may be required;
- Explanation —A servant of the Government proceeding on or returning from authorized leave shall be deemed to be on duty for the purposes of this clause;
- (h) on the requisition of any Magistrate not below the rank of Myook, to furnish labourers for the making or repair of roads, embankments or other public works;
- to collect or aid in collecting revenue and other money due to the Government from residents of the village-tract or persons holding land therein;
- (j) if so ordered, and in accordance with such rules as may be made in this behalf, to register all births and deaths which

take place within the village-tract, and any other vital statistics which may be prescribed by such rules;

(k) to superintend and control and to take such measures as may be prescribed in any rules made in this behalf for—

firstly,—the prevention of public nuisances;

secondly,—the cure or prevention of the spreading of any contagious or infectious disease among human beings or domestic animals of any kind;

thirdly,—the prevention and extinction of fires;
fourthly,—the general sanitation of the village-tract;
fifthly,—the regulation of the slaughter of horned cattle,
sheep, goats and swine;

- (1) to supply to the best of his ability any local information which any Magistrate or officer of police may require; and
- (m) generally to assist all officers of the Government in the execution of their public duties.
- (2) Every rural policeman shall be bound to perform such public duties similar to those imposed on a headman by sub-section (1) as may be imposed upon him by rules made in this behalf.
- 9. (1) If any of the offences mentioned in the next following subsection is committed in a village-tract, the headman may, on complaint made to him within eight days from the date of the commission of the offence, take cognizance of it and try any person accused thereof.
- (2) The offences referred to in sub-section (1) are the following, namely:—
 - (a) assault;
 - (b) theft when the value of the property stolen does not exceed five rupees;
 - (c) mischief when the mischief causes damage to an amount not exceeding five rupees;
 - (d) criminal trespass;
 - (e) any other offence which the Local Government may, by notification, declare to be triable by a headman under subsection (1).
- (3) If the accused is convicted, he may be sentenced to fine not exceeding five rupees or, if the offence was theft or mischief, twice the value of the property stolen or twice the amount of the damage caused, as the case may be, or to confinement for a term not exceeding twenty-four hours in such place as the Deputy Commissioner may appoint in this behalf, or to both.
- (4) A headman specially empowered by the Commissioner in this behalf may, on complaint, try any person accused of theft or mischief

Disposal of petty criminal cases by headman.

(Duties and Powers of Headmen and Rural Policemen .- General Duties of Villagers.)

when the value of the property stolen or the amount of the damage caused does not exceed fifty jupees, and may, in any case so triable by him. sentence the accused, on conviction, to fine not exceeding fifty rupees, or to confinement for a term not exceeding fifteen days in such place as the Deputy Commissioner may appoint in this behalf, or to both.

(5) Proceedings under this section shall be held in the presence of the

complainant and the accused.

(6) The offence out of which the proceedings have arisen may be compounded at any time before the headman pronounces his decision.

(7) The proceedings need not be reduced to writing, but such record shall be kept of the cases decided as the Deputy Commissioner directs.

(8) The whole or any part of any fine imposed for an offence referred to in this section may be awarded as compensation to any person injured by the offence.

(9) A fee of one rupee may be levied on a complaint under sub-section (1) and of two rupees on a complaint under sub-section (4), but no other fees shall be leviable in any case under this section.

(10) If the accused is convicted, the amount of any fee paid in respect of the complaint shall be recovered from him as if it were a fine imposed

under this Act and be repaid to the complainant.

(11) Nothing contained in this section shall enable a headman to try any person who is accused of an offence punishable under Chapter XII or Chapter XVII of the Indian Penal Code with imprisonment for a term of three years or upwards and who has been previously convicted of any offence punishable under either of those Chapters with imprisonment for a term of three years or upwards,

10. If a headman or rural policeman neglects to perform any of the Penalty for public duties imposed upon him by this Act or any rule thereunder, or neglect of abuses any of the powers conferred upon him by this Act or any such abuse of rule, he shall be liable, by order of the Deputy Commissioner, to pay t authority beadman or fine not exceeding fifty rupees. man.

General Duties of Villagers.

11. Every person residing in a village-tract shall be bound to perform General the following public duties, namely :-

(a) to communicate forthwith to the headman any information in village. which he may obtain respecting the commission of, or attempt or intention to commit, within the village-tract, any offence with respect to which the headman is required by section 7 to communicate information;

take place within the village-tract, and any other vital statistics which may be prescribed by such rules;

(k) to superintend and control and to take such measures as may be prescribed in any rules made in this behalf for firstly,—the prevention of public nuisances; secondly,—the cure or prevention of the spreading of any contagious or infectious disease among human beings or domestic animals of any kind; thirdly,—the prevention and extinction of fires;

thirdly,—the prevention and extinction of fires;
fourthly,—the general sanitation of the village-tract;
fifthly,—the regulation of the slaughter of horned cattle,
sheep, goats and swine;

- (1) to supply to the best of his ability any local information which any Magistrate or officer of police may require; and
- (m) generally to assist all officers of the Government in the execution of their public duties.
- (2) Every rural policeman shall be bound to perform such public duties similar to those imposed on a headman by sub-section (1) as may be imposed upon him by rules made in this behalf.
- 9. (1) If any of the offences mentioned in the next following subsection is committed in a village-tract, the headman may, on complaint made to him within eight days from the date of the commission of the offence, take cognizance of it and try any person accused thereof.
- (2) The offences referred to in sub-section (1) are the following, namely:—
 - (a) assault;
 - (b) theft when the value of the property stolen does not exceed five rupees;
 - (c) mischief when the mischief causes damage to an amount not exceeding five rupees;
 - (d) criminal trespass;
 - (e) any other offence which the Local Government may, by notification, declare to be triable by a headman under subsection (1).
- (3) If the accused is convicted, he may be sentenced to fine not exceeding five rupees or, if the offence was theft or mischief, twice the value of the property stolen or twice the amount of the damage caused, as the case may be, or to confinement for a term not exceeding twenty-four hours in such place as the Deputy Commissioner may appoint in this behalf, or to both.
- (4) A headman specially empowered by the Commissioner in this behalf may, on complaint, try any person accused of theft or mischief

Disposal of petty criminal cases by headman.

(Duties and Powers of Headmen and Rural Policemen.—General Duties of Villagers.)

when the value of the property stolen or the amount of the damage caused does not exceed fifty rupees, and may, in any case so triable by him, sentence the accused, on conviction, to fine not exceeding fifty rupees, or to confinement for a term not exceeding fifteen days in such place as the Deputy Commissioner may appoint in this behalf, or to both.

(5) Proceedings under this section shall be held in the presence of the

complainant and the accused.

(6) The offence out of which the proceedings have arisen may be compounded at any time before the headman pronounces his decision.

(7) The proceedings need not be reduced to writing, but such record shall be kept of the cases decided as the Deputy Commissioner directs.

- (8) The whole or any part of any fine imposed for an offence referred to in this section may be awarded as compensation to any person injured by the offence.
- (9) A fee of one rupee may be levied on a complaint under sub-section (1) and of two rupees on a complaint under sub-section (4), but no other fees shall be leviable in any case under this section.

(10) If the accused is connected, the amount of any fee paid in respect of the complaint shall be recovered from him as if it were a fine imposed under this Act and be repaid to the complainant

(11) Nothing contained in this section shall enable a headman to try any person who is accused of an offence punishable under Chapter XII or Chapter XVII of the Indian Penal Code with imprisonment for a term of three years or upwards and who has been previously convicted of any offence punishable under either of those Chapters with imprisonment for a term of three years or upwards.

10. If a headman or rural policeman neglects to perform any of the renally for public duties imposed upon him by this Act or any rule thereunder, or neglect of abuses any of the powers conferred upon him by this Act or any such abuse of rule, he shall be hable, by order of the Deputy Commissioner, to pay the shall be hable, by order of the Deputy Commissioner, to pay the shall be hable, by order of the Deputy Commissioner, to pay the shall be hable, by order of the Deputy Commissioner.

General Duties of Villagers.

11. Every person residing in a village-tract shall be bound to perform General duties of the following public duties, namely —

(a) to communicate forthwith to the headman any information in the which he may obtain respecting the commission of, or at tractice tempt or intention to commit, within the village-tract, any offence with respect to which the headman is required by section 7 to communicate information;

(General Duties of Villagers.)

- (b) to resist any unlawful attack made upon any village within the village-tract;
- (c) to take such measures as may be prescribed in any rules made in this behalf for—
 - (i) the registration of births, deaths and vital statistics;

(ii) the prevention of public nuisances;

- (iii) the cure or prevention of the spreading of any contagious or infectious disease among human beings or domestic animals of any kind;
- (iv) the prevention and extinction of fires;
- (v) the general sanitation of the village-tract; and
- (vi) the regulation of the slaughter of horned cattle, sheep, goats and swine;
- (d) on the requisition of the headman or of a rural policeman to assist him in the execution of his public duties.

Explanation.—A requisition under clause (d) may be either general or addressed to an individual.

- 12. If any person residing in a village-tract refuses or neglects to perform any of the public duties imposed upon him by this Act or by any rule thereunder, he shall, in the absence of reasonable excuse, the burden of proving which shall lie upon him, be liable—
 - (i) by order of the headman, to fine not exceeding five rupees, or to confinement for a term not exceeding twenty-four hours in such place as the Deputy Commissioner may appoint in this behalf, or to both, or
 - (ii) on conviction by a Magistrate, to fine not exceeding fifty rupees or to imprisonment for a term not exceeding one month, or to both.

Fine on villagers accessory to crime.

Penalty on

neglect of such duties

villagers for

or failure to

assist headman or rural

policeman.

- 13. The Deputy Commissioner may, with the sanction of the Commissioner, impose fines on all or any residents of a village-tract if after enquiry he has found—
 - (a) that they have colluded with or harboured or failed to take all reasonable means to prevent the escape of any criminal;
 - (b) that they have suppressed or combined to suppress evidence in any criminal case;
 - (c) that stolen property having been tracked to their village-tract, they have failed or neglected to restore the property or to take on the track beyond the limits of their village-tract;

and may, with the like sanction, order the whole or any part of the fines recovered to be applied in compensation for the injury caused by the offence of which the criminal is accused or to which the criminal case relates, or in compensation to the owner of the stolen property.

(General Duties of Villagers -Provisions respecting Residence in Villagetracts and Erection of Houses \

14 When within any village tract a person is dangerously or fatally Fine on vil wounded by unlawful attack, or the body is found of a person believed lomicalo is to have been unlawfully killed, the residents of the village tract shall be committed deemed to have committed an offence under the last foregoing section, eratten pted unless they can show that they-

(a) had not an opportunity of preventing the oftence or arresting the oftender, or

(b) have used all reasonable means to bring the offender to justice Provisions respecting Residence in Village tracts and Erection of

15 (I) If any person comes into a village tract of which he is not a Natification resident, he or the person, if any, in whose house he is living shall, within of residence twelve hours of his arrival, report to the headman his arrival, his name in village and occupation, and the name of the place where he last resided

(2) The departure from a village tract of a person whose arrival has been reported under sub section (1) shall also be reported by the person, if any, in whose house he has been living

16 (1) Whoever contravenes the provisions of section 15 shall be penalty for punishable, on conviction by a Magistrate, with fine which may extend to breach of fifty rupees, or with imprisonment for a term which may extend to anlidupout fifteen days, or with both

(2) Where no prosecution has been instituted before a Magistrate for cases. the offence under sub section (I), the headman of a village-tract in which a person contravenes the provisions of section lo may, within eight days from the date of the commission of such offence, take cognizance of the same upon information received from any person or upon his own knowledge or suspicion that such offence has been committed, and may himself try such accused,

and shall, if he convicts the accused for such offence sentence him to fine not exceeding five rupees or to confinement for a term not exceeding twenty-four hours in such place as the Deputy Commissioner may appoint in this behalf, or to both

(3) Proceedings before a headman under sub section (2) shall be held in the presence of the accused. Such proceedings need not be reduced to writing, but such record shall be kept of the cases decided as the Deputy Commissioner directs

17 A person who is not a resident of a village tract shall not build Probletion any house, but or enclosure, or take up his residence, in the village- of unsultatract without the permission of the headman

ment of strangers in villaro tra of the estal . lubment of

18 (1) No person shall, without the permission of the D puts Com Problems missioner, establish a new village or group of houses,

(Provisions respecting Residence in Village-tracts and Erection of Houses.)

ow villages without permission and of the erection of houses outside villages.

and no person shall build or occupy a house on land which is not within a village at the commencement of this Act, until it has been appropriated to dwelling-places with the permission of the Deputy Commissioner.

- (2) Nothing contained in this section shall be deemed to require a cultivator or fisherman, or other person whose vocation during a season of the year is carried on at a distance from a village, to obtain the permission of the Deputy Commissioner to build a house on the locality where his vocation is carried on, or to occupy it for any season of the year, during which, having regard to the custom of his vocation, it is necessary that he should reside in such locality.
- 19. (1) Whoever contravenes the provisions of section 17 or section 18 shall be punishable, on conviction by a Magistrate, with fine which may extend to fifty rupees, or with imprisonment for a term which may extend to fifteen days or with both.
- (2) When a person has been convicted under this section, the Deputy Commissioner may issue an order requiring him and any other person (if any) occupying the houses and land in respect of which he was convicted to quit the same, and to remove therefrom all property other than Government property within a specified time.

A copy of such order shall be posted up in some conspicuous position on the land or upon a building thereon.

- (3) If after the time specified in the order any person remains upon or in occupation of the land, the Deputy Commissioner may, by warrant under his hand, cause such person to be arrested and may commit him to imprisonment in the Civil Jail for such period, not exceeding thirty days, as he may consider necessary for the purpose of preventing resistance or obstruction to his order.
- (4) If any property other than Government property remains on the land after the time specified in the order, the Deputy Commissioner may cause the same to be removed and sold for the purpose of defraying the cost of its removal, custody and sale; and thereupon the surplus proceeds of the sale (if any) shall be paid to the owner of the property.
- (5) Nothing shall be deemed to be Government property within the meaning of this section merely by reason of its having been put into or affixed to the soil.
- 20. (1) When the Deputy Commissioner has reason to believe, on the report of a headman or otherwise, that a person residing in any place is harbouring, aiding or abetting dacoits, robbers or cattle thieves, or has taken up his residence in that place for the purpose of such harbouring, aiding or abetting,

for breach of orders under immediately preceding sections. Procedure for evicting persons convicted under

this section.

Penalty

Power to require residents to remove.

(Puces .- Supplemental Provisions.)

he may require that person to leave that place and to reside in such other place as the Deputy Commissioner may direct.

(2) Whoever disobeys a requisition under sub-section (1) shall be punishable, on conviction by a Magistrate, with fine which may extend to five hundred rupees, or with imprisonment for a term which may extend to six months or with both.

Pires

21. (1) Whoever-

(a) holds a puce in any village-tract, without a license granted by Pentity the Deputy Commissioner or by an officer appointed by the for holding, Deputy Commissioner in this behalf, or

taking mrt ın an un licensed pur

(b) promotes the holding of a puch held without such license, or (c) takes part in or in any manner assists the race, performance or

other entertainment (if any) constituting a pice held without such license, or takes part in or in any manner assists the arrangement or management of a pwe held without such license, or

(d) being present thereat, permits the holding of a puck without such license, on any land or premises under his control,

shall be punishable, on conviction by a Magistrate, with imprisonment for a term which may extend to three months, or with fine which may extend to five hundred rupees, or with both.

(2) No fee shall be paid on the application for, or on the issue of, the

license required by sub-section (1)

(3) For the purposes of this section "pice" ordinarily means a puppet-show or other theatrical or dramatic performance, or a native cart, nony, boat or other like race, held for public entertainment, whether on public or private property:

and, in respect of any local area, also includes public entertainments or assemblies of any such class as the Local Government may by notification declare to be pucks for the purposes of this section when held in such local area.

Supplemental Provisions.

22. (1) A fine imposed under this Act may be recovered as if it were Malcof recovering an arrear of land-revenue. fines

(2) A fine imposed under section 13 may, with the previous sanction of the Local Government, be commuted into an annual addition to the capitation-tax or thathameda-tax payable by the residents of the villagetract, or to the land-revenue payable in respect of the lands in the villagetract, or, in the case of revenue-free lands, to an annual assessment at such rates and for such term of years as the Local Government may direct.

23. (1) An appeal shall not lie from any order made under this Act. Finalty of

(2) But the Deputy Commissioner may revise any such order made orders.

(Supplemental Provisions.)

28. No complaint against a headman or rural policeman of any act Protection or omission punishable under this Act shall be entertained by any Court to headman unless the prosecution is instituted by order of, or under authority from, policeman the Deputy Commissioner 29. (1) Subject to the control of the Governor General in Council, Power to

of his duty

the Local Government may, by notification, make rules consistent with make rules. this Act-

- 1 (a) conferring on headmen or on rural policemen any powers or privileges, which may be exercised or are enjoyed by policeofficers under any enactment for the time being in force;
- 1 (b) prescribing the duties to be performed by rural policemen, including any duties imposed upon police-officers by any enactment for the time being in force,
 - (c) regulating the exercise, enjoyment and performance of those powers, privileges and duties by rural policemen;
- 2 (d) prescribing the duties to be performed by the headman and residents of a village tract in respect of the matters men tioned in section 8, sub-section (1), clauses (1) and (1), and in section 11, clause (c),
- (c) regulating the emoluments of headmen and rural policemen;
- (f) prescribing the procedure to be observed by a headman trying a suit in evercise of powers conferred under section 6, subsection (1), the record which he is to make of the suit, and the mode in which that record is to be disposed of, the powers which he may exercise as regards the costs of the suit and of any proceeding arising thereout, the manner in which a decree or order made by him may be executed by himself, and the manner, circumstances and conditions in and on which such a decree or order may be sent for execution to, and be executed by, another headman or a Civil
- (a) for the disposal of fees levied under section 6, sub-section (1), and section 9, sub-section (9), and
- (h) generally, for carrying into effect the purposes of this Act.
- (2) All such rules shall, when published in the Gazette, have the same effect as if enacted by this Act.

For rules under clauses (n) (t) and (c), see Burma Gazette, 1903 Pt. 1, p 224
For rules under clause (d) for the regulation of the shughter of cattle, see Berma
Gazette, 1903, Pt. 1, p 22, and under the same clause for the presention of fires in certain
divisions, see stoid, p 223, for the regulation of burths, see stoid, p 220, for the cure and
percention of contaguous or infectious divisions. see stoid, p 523, for the regulation of
deaths of cattle in village firsts, see stoid, p 256; and for rules for the preserving of the
spread of leproxy in certs in village tracts, see Borma Gazette, 1907, Pt. 1, p 527; and thet, 1910, Pt. I, p 476

Villages.

[1907: Bur. Act VI.

(The Schedule.)

Courts Amendment.

[1907: Bur. Act VII.

THE SCHEDULE.

(See section 2.)

ENACTMENTS REPEALED.

1	2	3	4			
Year.	No.	Short title or subject.	Extent of repeal.			
		Acts of the Governor General in Co	ouncil.			
1880	II	The Burma District Cesses and Rural Police Act, 1880.	Sections 12 to 21 (both inclusive) in so far as they may not already have been repealed.			
1889 1894	III XI	The Lower Burma Village Act, 1889. The Lower Burma Village Act (1889) Amendment Act, 1894.	The whole.			
1895	XVIII	The Lower Burma Villages and Towns Law Amendment Act, 1895.	The heading "Lower Burma Village Act, 1889," and sections 1, 2 and 3.			
1898	XIII	The Burma Laws Act, 1898	So much of the Third Schedule as relates to Act III of 1889 and Regulation XIV of 1887.			
	Regulations	s made under the Government of India A	·-			
1887	XIV	The Upper Burma Village Regulation, 1887.				
1891	I	The Upper Burma Village Regulation (1887) Amendment Regulation, 1891.	So much as has not been repealed.			
1894	IV	The Upper Burma Village Regulation (1887) Amendment Regulation, 1894.	The whole.			
1896	IV	The Upper Burma Villages, Towns and Land-Revenue Law Amendment Regulation, 1896.	The heading "Upper Burma Village Regulation, 1887," and sections 1, 2 and 3.			
		Acts of the Lieutenant-Governor of Burm	a in Counci l .			
1902	ı	The Burma Village Law Amendment Act, 1902.	The whole.			
1904	II	The Burma Towns and Village Laws Amendment Act, 1904.	Sections 2 and 4.			

¹ BURMA ACT No. VII of 1907.

(APPLIES TO LOWER BURMA.)

[30th September, 1907; 30th November, 1907.]

An Act further to amend the Lower Burma Courts Act, 1900.

WHEREAS it is expedient to amend the Lower Burma Courts Act, 1900; VI of 1900. It is hereby enacted as follows:--

1. (1) This Act may be called the Lower Burma Courts Act (1900) Amendment Act, 1907; and

Preamble.

Short title and commencement.

¹ For Statement of Objects and Reasons, see Burma Gazette, 1907, Pt. III, p. 51; and for Proceedings in Council, see ibid, pp. 54 and 68.

1907: Bur. Act VIII.] Defile Traffic.

(2) It shall come into force on 1 such date as the Local Government may, by notification, appoint in this behalf.

2. For section 27 of the Lower Burma Courts Act, 1900, the following substitution section shall be substituted, namely — of new acc

[Ante, p 165]

of new sec tion for sec tion 27 of Act VI, 1900.

2 BURMA ACT No VIII or 1907.

(APPLIES TO UPPER BURMS)

[30th September, 1907; 7th December, 1907.]

An Act to provide for the regulation of traffic in certain narrow and dangerous waters in Upper Burma.

Whereas it is expedient to provide for the regulation of traffic in Preamble certain narrow and dangerous waters in Upper Burma, It is hereby enacted as follows —

1. (1) This Act may be called the Burma Defile Traffic Act, 1907 Short title,

(2) It extends to the defile and waters of the Irrawaddy River between extent and the village of Sinbo in the Myitkyina District and the town of Bhamo ment in the Bhamo District, and

(3) It shall come into force at once

- 2. In this Act unless there is anything repugnant in the subject or Definitions context-
- (1) "defile" means the defile and waters of the Irrawaddy River between the village of Sinbo in the Myitkyina District and the town of Bhamo in the Bhamo District
- (2) "steam-vessel" includes a motor-launch or other vessel propelled by mechanical means: and

(3) "vessel" includes a steam-vessel, boat, raft or timber

- 3. (1) The Local Government may make 2 rules regulating the navi- Power to gation and traffic in the defile.
- (2) Without prejudice to the generality of the foregoing power, such rules may contain directions as to all or any of the following matters, namely:—
 - (a) prohibiting vessels or specified classes of vessels from entering
 the defile when the water is high or likely to rise or in other
 cases of special danger;

The Art was de lared to come into force on 1st Februara, 1900 see Burma Gazette, 1900 Pt. I. p. 48.

1 T. Systement of Objects and Peas us see Furna Gazette, 1907, Pr. 111, p. 50.

nd for Proceedings in Council see stid ip 53 and 67.
* For rules under this section, see Burry Gazette, 1903 Pt. I, p. 155.

- (b) prohibiting or authorizing specified officers to prohibit specified classes of vessels from entering the defile or specified parts of the defile during specified periods or during a specified number of days in each month or except on such days and between such hours as may be fixed in that behalf by an officer appointed for the purpose;
- (c) prescribing the earliest and latest hours at which steam-vessels may enter the defile, or any specified part of the defile, from above or below;
- (d) prohibiting steam-vessels from entering the defile, or from passing specified places therein, without permission, and prescribing by what officer and on what conditions such permission may be given;
- (e) providing for the stoppage, or the stoppage and reporting of the arrival or departure, of vessels or of specified classes of vessels at specified places in the defile or above or below the defile;
- (f) restricting or prohibiting the stoppage of vessels or of specified classes of vessels in the defile or in specified parts thereof;
- (g) prescribing the special precautions to be taken by vessels or specified classes of vessels when disabled or not under control or when compelled to moor or anchor in the defile, or when meeting or likely to meet other vessels or when navigating specified parts of the defile;
- (h) prohibiting the passage of rafts through the defile or any specified part thereof without a pass, and prescribing the officer by whom and the conditions subject to which such passes may be issued;
- (i) requiring persons in charge of rafts to report the arrival of the rafts at specified places to officers appointed by the Deputy Commissioner of the District, and to produce such passes (if any) for inspection and signature, and to deliver up the passes on arrival at Bhamo;
- (j) providing for the production of raft passes to village-headmen and police-officers on demand of such officers and for the inspection of such passes by them; and
- (k) authorizing the detention of vessels in respect of which any breach of rules may have been committed or may be contemplated.
- (3) All rules made under this section shall be made after previous publication and, when made, shall be finally published in the Gazette and shall come into operation from the date of such publication.
- 4. Any breach of any rule made under this Act may, on conviction, be punished with fine which may extend to one thousand rupees.

Penalty for breach of rules.

1908: Bur Act I] Inctoria Mcmorial (Rangoon)

5 Nothing in this Act shall affect the operation of the Inland Steam Siring of vessels Act 1884 the Burma Lorest Act, 1902 or any other enactment Acts relating to vessels

² BURMA ACT No I of 1908

(APPEALS TO LOWER BURMA)

[26th February, 1908, 25th March, 1908]

An Act to provide for the vesting and management of the Victoria Memorial Park at Rangoon

WHEREAS the Victoria Memorial Park and Zoological Gardens have present been established at Rangoon as a Memorial of the Life and Reign of Her late Wajesta Victoria of the United Kingdom of Great Britain and Ireland Queen Empress of India and for this purpose sums of money have been subscribed by the people of Burma.

AND WHEREAS at a meeting of subscribers held in Rangoon certain persons were appointed a Provisional Executive Committee for the ad-

ministration of the Memorial.

AND WHILLS it is expedient to make provision for the vesting, maintenance and management of the Memorial and for the appointment of a permanent body of Trustees,

It is hereby enacted as follows ---

1 (1) This Act may be called the Rangoon Victoria Memorial Act, stortitle 1908 and

(2) It shall come into force at once

- 2 (1) The Trustees of the Victoria Memorial at Rangoon (hereinafter Trustees called the Trustees) shall be the following namely
 - (a) The Chief Judge of the Chief Court Lower Burma
 - (b) The President of the Municipal Committee Rangoon
 - (c) The Chairman of the Commissioners for the Port of Rangoon
 - (d) The Chairman of the Burma Chamber of Commerce
 - (e) The Chairman of the Irades Association Rangeon
 - (f) The Commissioner of Police Rangoon
 - (g) Such and so many persons as shall from time to time be nominated by the Trustees with the approval of the Local Government to represent the general body of subscribers.
- (2) The Trustees shall be a body corporate with perpetual succession by the name of the "Trustees of the Rangoon Victoria Memorial" and a

Cenl Acts Vol III

^{*} date p \$75.

* I r Sta cent to Objects and Reasons are Burma Case to 100° 1t HI p \$1
and for Proceed rgs in Council are it d 1000 pp 2 and 6.

common seal, and in that name shall sue and be sued and shall have power to acquire and hold property, to enter into contracts and to do all acts necessary for and consistent with the purposes of this Act.

- (3) All acts done by a majority of those present and voting at a meeting of the Trustees shall be deemed to be acts of the Trustees.
- (4) No act of the Trustees shall be deemed to be invalid merely by reason of any vacancy in or defect in the constitution of the body of the Trustees.
- (5) In the case of ex-officio Trustees the person for the time being performing the duties of any of the offices mentioned in sub-clause (1) shall act as a Trustee.
 - (6) The Trustees may appoint a person to act as their Secretary.
- (7) Orders for the payment of money on behalf of the Trustees shall be deemed to be sufficiently authenticated if signed by two Trustees and countersigned by the Secretary.
- 3. All sums of money now in the custody of the said Provisional Executive Committee and all other property, whether movable or immovable, which have been or may hereafter be given, bequeathed or otherwise transferred for the purposes of the said Memorial or acquired for the said purposes by the said Provisional Executive Committee or by the Trustees shall vest in the Trustees.
- 4. All officers and servants employed by the Trustees shall be deemed to be public servants within the meaning of the Indian Penal Code: XLV of 1860.

 Provided that this section shall not apply to persons in the service

Provided that this section shall not apply to persons in the service of any contractor employed by the Trustees.

5. (1) The Local Government may make 2 rules to carry out the purposes of this Act.

(2) In particular and without prejudice to the generality of the foregoing power such rules may provide:—

- (a) for the manner in which Trustees other than ex-officio Trustees, shall be appointed and for the periods of time for which such Trustees shall hold office;
- (b) for the manner in which the meetings of the Trustees shall be convened, the quorum necessary for the transaction of business and the procedure at such meetings;
- (c) for the appointment of Committees of the Trustees and the powers of expenditure and control which may be delegated to such Committees;
- (d) for the laying out, improvement, maintenance and management of the Park and Zoological Gardens, the care and custody of the animals, birds, reptiles and other objects and things placed or deposited therein;

Property vested in Trustees.

Officers and servants to be public servants.

Rules.

Genl. Acts, Vol. I.

² For rules, see Burma Gazette, 1909, Pt. I, p. 939.

1908: Bur. Act I] Victoria Memorial (Rangoon)

1908: Bur Act II]

Municipal.

(c) for the form of accounts to be kept by the Trustees and for the audit and publication of such accounts.

- (f) for the application to the officers and servants employed by the Trustees of the rules which apply to the civil servants of the Crown or to any class of such civil servants,
- (q) as to the conditions under which the public shall have access to the Park and Zoological Gardens or particular parts thereof, and the regulation of the traffic of vehicles or animals and the conduct of persons entering the Park or Gardens. and
- (h) for the preservation and prevention of injury to or interference with any property vested in the Trustees, and for the prevention of persons from trespassing or permitting animals to trespass or pasture in such Park or Gardens or particular parts thereof
- (3) The Local Government may by rule under this section attach to the breach of any rule made under clauses (g) and (h) of sub section (2). a punishment not exceeding a fine which may extend to one hundred rupces
- (4) All rules made under this section shall be made after previous publication, and when made shall be finally published in the Gazette, and shall come into operation from the date of such final publication
- 6 All expenditure incurred and all acts and things done by the Pro-Validation visional Executive Committee before the commencement of this Act shall of past 170 be as valid as if the same had been incurred and done by the Trustees after the commencement of this Act

¹ BURMA ACT No. II or 1903

(APPLIES TO LOWER AND UPPER BURMA)

[26th March, 1908, 18th April, 1908]

An Act further to amend the Burma Municipal Act, 1898

WHERE'S it is expedient further to amend the Burma Municipal Act, Presmt . 1898, It is hereby enacted as follows -

1 (1) This Act may be called the Burma Municipal Act Amendment wort tit a Act. 1908, and

(2) It shall come into force at once

ct III 3

ct III

2 For section 35 of the Burma Municipal Act, 1898, the following salata than section shall be substituted, namely -[Inte, p 352]

2 5

For Statement of Objects and I cas us see Burma Care te, 1997, It. III, p. 77, Act III of and for Proceedings in Council see abid 1908 pp 1 5 and 7

mondment f section 8A of hirma Act II of 1898.

isertion of ow section

ct III of 898.

f Burma ct III of

898.

mendment f section 55

- 3. In section 38A, sub-section (1) of the Burma Municipal Act, 1898, Bur. Act III as amended by Burma Act II of 1903, after the words "the Rangoon Municipal Committee "the following shall be inserted, namely:-
 - "and the Committee of any other municipality to which the Local Government may by notification declare this section to apply."
- 4. After section 38A of the said Act as so amended the following 3B in Burma section shall be inserted, namely:—

[Ante, p. 353.]

- 5. In section 55 of the said Act the following shall be added to subsection (1), namely:—
 - "Such rules may also authorize the Committee to dispose in accordance with such rules, by way of lease or otherwise, of the right to collect any tolls leviable under section 46, subsection (1), Division (A), clause (h)."
- 6. (1) In clause (a) of section 63, sub-section (2) of the said Act, for the words "within fourteen days from the date of the sub-committee's decision" the following shall be substituted, namely:-
 - "within thirty days from the date of the communication to the appellant of the sub-committee's decision."
- (2) In clause (b) of the same sub-section for the words "date of the sub-committee's decision" the following shall be substituted, namely:-"date of the communication to the appellant of the sub-committee's decision."
- 7. In clause (b) of section 72, sub-section (1) of the said Act, for the words and figures—"including such subscriptions and contributions as are referred to in sections 37 and 38" the following shall be substituted, namely:
 - "including such subscriptions, payments, and contributions as are referred to in sections 37, 38, 38A, and 38B."
- 8. (1) In section 94, sub-section (2) of the said Act, the words "so as to form part thereof" shall be inserted after the words "or in front thereof."
- (2) In the same sub-section the following paragraph shall be inserted after the first paragraph, namely:—

[Ante, p. 380.]

- (3) In the same sub-section the following shall be added to the first proviso, namely:-
 - "but no compensation shall be payable in respect of any other alteration or removal effected or requisitioned under this subsection."

 \mathbf{m} end \mathbf{m} ent f section 63 f Burma Act II of 1898.

Imendment f section 2 (1) (b) of 3urma Act II of 1898.

Amendment of section 94 of Burma Act III of 898.

1908: Bur. Act IV] Rangoon Port 9. In section 117 of the said Act the following proviso shall be added \text{\text{Men 1}} to sub section (1), namely of Burma [Ante, p 388] III of ISJN 10. For section 213 of the said Act the following section shall be sub-Sibetitut of new recstituted, namely --tim for sec [Ante, p 417] tion 213 of Burms 1ct III of 1525 1 BURMA ACT No III or 1908 (Applies to Upile and Lower Berma) [13th April, 1908, 16th May, 1908] An Act to amend the Burma Towns Act, 1907 ct III WHEREAS It is expedient to amend the Burma Towns Act, 1907, It is Presentle bereby enacted as follows -1. (1) This Act may be called the Burma Towns Act Amendment Act, Stort title 1908, and n encerient. (2) It shall come into force at once ct III 2. For the heading "Puces" which precedes section 11 in the Burma Albiento Towns Act, 1907, the following heading shall be substituted, namely - beading which tocode a rection " Pices, Billard-saloons, etc " II of Burna Act III of 19817 3. After section 11 of the said Act the following section shall be in Insertion of serted, namely -new section. 11 1 in [Inte, p 601] Bir 1ct III of 1997 2 BURMA ACT NO IN OF 1908 (Applies to Lower Burns) [29th August, 1908, 11th September, 1998] An Act further to amend the Rangoon Port Act, 1905 Will Bras it is expedient to amend the Rangoon Port Act, 1905, It is Pravil's 905 hereby enacted as follows ---1. (1) This Act may be called the Rangoon Port (Amendment) Act, Store title arle : 1908, and rer mi (2) It shall come into force at once that Statement of Objects and Least state Burna Cuestie, 1921 It III, p. 4; and for Proceedings in Coural state of J. J. Band II. 1. Statement of Objects and Journal of Burna Carette, 190, pt. III, p. 25, and for Proceed nes in Council, see abid, p 61 2 5 2

Municipal.

Towns

627

1908 : Bur. Act II.7

1908 : Bur. Act III 7

Rangoon Port.

Pilots.

[1908: Bur. Act IV.

[1908: Bur. Act V.

Amendment of section 36 of Burma Act IV of 1905.

Insertion of

new section

after section 56 of Burma Act IV of

1905. Repeal.

2. For sub-section (1) of section 36 of the Rangoon Port Act, 1905, Bur. Act IV the following shall be substituted: of 1905.

[Ante, p. 566.]

3. After section 36 of the Rangoon Port Act the following shall be inserted:—

[Ante, p. 566.]

4. The Third Schedule to the Rangoon Port Act, 1905, is hereby repealed.

¹ BURMA ACT No. V of 1908.

(Applies to Lower Burma.)

[21st October, 1908; 27th November, 1908.]

An Act to amend the ²British Burma Pilots Act, 1883.

Preamble.

WHEREAS it is expedient to amend the 2 British Burma Pilots Act, XII of 1883. 1883; It is hereby enacted as follows:—

Short title. and commencement.

- 1. (1) This Act may be called the British Burma Pilots Act Amendment Act, 1908; and
 - (2) It shall come into force at once.

Substitution of the words " Local for "Chief Commissioner " in Act XII of 1883.

2. In the British Burma Pilots Act, 1883, for the words "Chief Com-XII of 1883. missioner" wherever they occur in any section of the said Act other than Government" section 18, the words "Local Government" shall be substituted.

Amendment of section 6 of Act XII of 1883.

- 3. (1) In section 6, sub-section (1) of the said Act, for the words "he may direct" the words "Local Government may direct" shall be substituted, and for the words "in his opinion" the words "in the opinion of the Local Government" shall be substituted.
- (2) In sub-section (2) of the same section, for the word "he" wherever it occurs, the word "it" shall be substituted.
- 4. For section 9 of the said Act, the following section shall be substituted, namely:—

[Ante, p. 76.]

Substitution of new section for section 9 of Act XII of 1883.

For Statement of Objects and Reasons. see Burma Gazetto, 1908, Pt. III, p. 12; and for Proceedings in Council, see ibid, pp. 60 and 110. ² Ante.

629

1908: Bur. Act VI.] Inoculation prohibition.

5. In section 10, sub-section (1) of the said Act, for the words "the ... assessor who is the master of a sea-going vessel" the words "the first of assessor" shall be substituted. of 1883.

6. After section 10 of the said Act, the following section shall be Insertion inserted. namely:- . tion 10 1 Act XII

[Ante, p. 77.]

7. In section 18 of the said Act, for the words "the Chief Commis- And sioner may suspend his license until the trial is concluded or the report of of action the investigation is submitted or transmitted to the Chief Commissioner, of 1853. as the case may be," the following shall be substituted, namely:-

[Ante. p. 79]

8. In section 19 of the said Act, for the word "his" the word "its" Amend shall be substituted, and for the word "he" the word "it" shall be of action substituted. of 1853.

BURMA ACT No. VI or 1908.

(APPLIES TO LOWFR AND UPPER BURMA)

[21st October, 1908; 27th November, 1908.]

ment.

An Act to provide for the prohibition of inoculation and the licensing of vaccinators in Burma,

Whereas it is expedient to prohibit the practice of inoculation in Promite local areas where due facilities for vaccination have been provided, and to provide for the licensing of vaccinators in Burma; It is hereby enacted as follows: --

1. (1) This Act may be called the Burma Prohibition of Inoculation Short till extent an and Licensing of Vaccinators Act, 1908;

(2) It extends to the whole of Burma; and

I of

(3) It shall come into force on such 2 date as the Local Government may, by notification, direct.

2. In this Act unless there is anything repugnant in the subject or Defaits context, "inoculation" has the meaning assigned to that term by the tien." 3 Vaccination Act, 1880.

3. (1) In any local area to which the Local Government may by noti- Power to fication extend this section, inoculation shall be prohibited.

(2) Any person who in such local area performs or undergoes inocula- certain tion shall be punishable with imprisonment which may extend to three interest

The Act came in'o force on 1st October 100, see llurma Gazette, 1909, Pt I. p. 491. · Arte

For Statement of Objects and Reasons, see Burra Gazette, 1903, Pt. III, p. 10; (1 c. and for Proceedings in Coincil, see abid, pp 61 and 110.

Prohibition of unlicensed vaccinamonths, or with fine which may extend to two hundred rupees, or with both,

- 4. (1) No person shall perform vaccination unless he-
 - (a) holds such medical ¹ qualifications as the Local Government may by notification specify in this behalf, or
 - (b) has been appointed a vaccinator under this Act or under the XIII of 1880.

 1 Vaccination Act, 1880, or
 - (c) holds a license as a vaccinator under section 8 of the ² Vaccina- XIII of ¹⁸⁸⁰- tion Act, 1880, or under this Act.
- (2) The Civil Surgeon of the district, the Health Officer of a Municipality or Port, or any officer specially authorized by the Local Government in this behalf may appoint any person to be a vaccinator or may, by written license, authorize any person as a private vaccinator to practise vaccination in any local area under the charge of the officer issuing the license, and may suspend or cancel any such license.
- (3) Any person prohibited by sub-section (1) from performing vaccination, who performs vaccination, or who, being licensed as a private vaccinator performs vaccination in a local area to which his license does not extend shall be punishable with imprisonment which may extend to one month or with fine which may extend to fifty rupees, or with both.
- 5. Notwithstanding anything contained in the ² Vaccination Act, XIII of 1880, or in the ¹ Burma Vaccination Law Amendment Act, 1900, the fol-Bur. Act lowing terms shall, when used in either of the said Acts or in this Act, II of 1960. have the following meanings, respectively:—
- "Vaccinator" means any vaccinator appointed under the ² Vaccina-XIII of 1880tion Act, 1880, or under this Act to perform the operation of vaccination, or any medical practitioner permitted or person licensed under that Act or under this Act to perform the same operation and includes a Superintendent of Vaccination.
- "Superintendent of Vaccination" means a person appointed to be a Superintendent of Vaccination under the ² Vaccination Act, 1880, or ^{XIII of 1880}, under this Act.
- 6. (1) The Local Government may make ³ rules regulating the appointment and licensing, respectively, of vaccinators under section 4, subsection (2), the suspension and cancellation of licenses issued under that section, the suspension and dismissal of vaccinators appointed under that section, the procedure of vaccinators, and generally for carrying out the purposes of the Act.
- (2) Such rules shall be published in the Gazette, and shall thereupon have the same effect as if enacted in this Act.

* For rules, see Burma Gazette, 1909, Pt. I, p. 606.

Definition of Vaccinator and Superintendent of Vaccination for purposes of various enactments.

¹ For notification specifying such qualifications, see Burma Gazette, 1909, Pt. I, p. 606.

ment

¹ BURMA ACT No. I or 1909.

(APPLIES TO LOWER AND UITER BURMA)

12th March, 1909; 30th March, 1999.1

An Act to make further provision for Compulsory Vaccination in Burma

WHEREAS it is expedient to make further provision for compulsory Fremble.

**naccination in Burma, It is hereby enacted as follows —

1. (7) This Act may be called the Burna Vaccination Law Amond. Short title.

1. (1) This Act may be called the Burma Vaccination Law Amend. Short title, ment Act, 1909,

(2) It extends to the whole of Burma, and

(3) It shall come into force on such 2 date as the Local Government may, by notification, appoint in this behalf.

2. The Burma Vaccination Law Amendment Act, 1900, is hereby Repeal of Purma Act, 1900

3. In this Act, unless there is anything repugnant in the subject or Definitions

context,---

SO.

80

- (a) "inoculation" and "vaccinator" have the meanings assigned to them respectively by the "Vaccination Act, 1880, and "Superintendent of Vaccination" means a Superintendent of Vaccination appointed under that Act,
- (b) "unprotected person" means a person who has attained the age of fourteen years and who has not been protected from small-pox by having had that disease either naturally or by moculation, or by having been successfully vaccinated, and who has not been certified, under the "Vaccination Act, 1880, or this Act, to be insusceptible to vaccination,"
- (c) "Tactory" has the meaning assigned to it by the 'Indian Factories Act, 1881, and
- (d) "port" means a port as defined for the purposes of the S Indian Ports Act, 1889
- 4 (1) In the municipality of Rangoon, and in any other municipality Power to to which the provisions of this section may be extended in manner hereinguisting after provided, the Health Officer of the municipality or any other officer young child specially appointed by the Local Government in this behalf may direct exposed to rection, the vaccination of any child under six months of age when it is or has been exposed to infection in consequence of residence in a house infected by small pox.

^{*} For Statement of Objects and Reasons are Burma Gazette, 1900, Pt III, p 20; for Report of Select Committee are vir., 1909, Pt III, p 13 and for Proceedings in Council, see told, 1909 Pt III, pp. 2 and 32.

^{*21}th May, 1909 see Burma Gazette, 1909 Pt I, p 371

^{*} Genl Acts, Vol III * See row the Indian Ports Act, 1903 (15 of 1903), Genl. Acts, Vol VI

months, or with fine which may extend to two hundred rupees, or with

Prohibition of unlicensed vaccinators.

- 4. (1) No person shall perform vaccination unless he—
 - (a) holds such medical qualifications as the Local Government may by notification specify in this behalf, or
 - (b) has been appointed a vaccinator under this Act or under the XIII of 1880 ¹ Vaccination Act, 1880, or
 - (c) holds a license as a vaccinator under section 8 of the 2 Vaccina-XIII of 1880 tion Act, 1880, or under this Act.
- (2) The Civil Surgeon of the district, the Health Officer of a Municipality or Port, or any officer specially authorized by the Local Government in this behalf may appoint any person to be a vaccinator or may, by written license, authorize any person as a private vaccinator to practise vaccination in any local area under the charge of the officer issuing the license, and may suspend or cancel any such license.
- (3) Any person prohibited by sub-section (1) from performing vaccination, who performs vaccination, or who, being licensed as a private vaccinator performs vaccination in a local area to which his license does not extend shall be punishable with imprisonment which may extend to one month or with fine which may extend to fifty rupees, or with both.

5. Notwithstanding anything contained in the 2 Vaccination Act, XIII of 1880, or in the ¹ Burma Vaccination Law Amendment Act, 1900, the fol- Bur. Act lowing terms shall, when used in either of the said Acts or in this Act, II of 1960. have the following meanings, respectively:-

"Vaccinator" means any vaccinator appointed under the 2 Vaccina-XIII of 1880. tion Act, 1880, or under this Act to perform the operation of vaccination, or any medical practitioner permitted or person licensed under that Act or under this Act to perform the same operation and includes a Superintendent of Vaccination.

"Superintendent of Vaccination" means a person appointed to be a Superintendent of Vaccination under the 2 Vaccination Act, 1880, or XIII of 1880. under this Act.

- 6. (1) The Local Government may make ³ rules regulating the appointment and licensing, respectively, of vaccinators under section 4, subsection (2), the suspension and cancellation of licenses issued under that section, the suspension and dismissal of vaccinators appointed under that section, the procedure of vaccinators, and generally for carrying out the purposes of the Act.
- (2) Such rules shall be published in the Gazette, and shall thereupon have the same effect as if enacted in this Act.

For rules, see Burma Gazette, 1909, Pt. I, p. 606.

Definition of $\mathbf{V}_{\mathbf{a}}$ coinator and Superintendent of Vaccination for purposes of various enactments.

¹ For notification specifying such qualifications, see Burma Gazette, 1909, Pt. I, p. 606.

and every person so required shall thereupon submit himself for vaccination as aforesaid

8 The Local Government may, by notification, extend to any muni Extension of b. cipality in which the 'Vaccination Act, 1880, is for the time being in provisions to force, the provisions of sections 4. 6 and 7 or any of them

than that of

9. (1) When a vessel arrives in the Port of Rangoon, or in any other Power to port to which the Local Government may by notification extend this require un protected section, the Health Officer of the port, or any other officer specially person authorized by the Local Government in this behalf, may, if he thinks fit, revelinger require any person who has travelled on board the vessel for the purpose tamports of coming to Burma to work as a labourer to be inspected and if on inspection he is found to be unprotected to be vaccinated,

and every such person shall, if so required by any such officer, forthwith proceed to such place as may be specified in this behalf by such officer for the purpose of inspection and vaccination and shall remain there until he is permitted to leave, and shall, if unprotected, before leaving such place submit himself to a vaccinator for vaccination

Provided that this section shall not apply to any vessel belonging to or in the service of His Majesty or the Government of India, or to any vessel belonging to any foreign Prince or State

(2) For the purpose of sub-section (1) every person who when so re quested fails to show by documentary or other cyldence that he is not a labourer shall be deemed to have travelled on board the vessel for the purpose of coming to Burma to work as a labourer

10 (I) The Health Officer of a port, a Superintendent of Vaccination Power to or other officer specially authorized by the Local Government in this street jer behalf or, on the request of any such officer, any Police officer may arrest ting breach of without a warrant any person who commits a breach of section 7 or section section is finame 9. if the name and address of such person cannot be readily ascertained anial liess then and there or if, in the opinion of the arresting officer, there is any circum, takelahood of a failure to secure the attendance of such person before a Magistrate on the issue of a summons

If such arrest is made by a person other than a Police officer, the person so arrested may be detained until he can be delivered into the custody of a Police officer for the purposes of sub-section (2)

(2) Immediately after such arrest or, if other persons are at the time leing required to submit to vaccination, immediately after the completion of the proceedings under section 7 or section 9 in respect of the nersons found in the building factors or vessel, as the case may be, the Police officer making the arrest or being in charge of the persons arrested shall, as soon as is reasonable possible, take or send all persons arrested

under sub-section (1) before a Magistrate together with a report of the reasons for such arrest:

Provided that if any person so arrested is prepared to give bail, the provisions of section 496 of the 'Code of Criminal Procedure shall be Vot 1898, complied with.

- Provisions as to inspection of person vaccinated under Act or before arrival of vessel, and for further vaccination if necessary:
- 11. (1) When a person has been vaccinated under section 6 or 7 the vaccinator shall deliver to such person a memorandum stating the date on which the vaccination has been performed and the date on which and the place in which such person is to be inspected in order to ascertain the result of the operation.
- (2) Every person vaccinated under section 6 or 7 shall attend before a vaccinator for inspection on the date and at the place specified therefor in such memorandum.

If it is ascertained on such inspection that the vaccination has been successful, a certificate to that effect shall be given by the vaccinator to such person.

But if it is ascertained that the vaccination has been unsuccessful, the person shall, if so requested by such vaccinator, forthwith submit himself to a vaccinator to be again vaccinated:

Provided that if a Superintendent of Vaccination is of opinion that a person who has been three times unsuccessfully vaccinated is insusceptible of a successful vaccination, he shall deliver to such person a certificate to that effect, and such person shall not thereafter be required to submit to vaccination.

Application of provisions of Act XIII of 1880 as to lymph, vaccination fees and rules.

- 12. (1) The provisions of sections 15 and 16 of the ²Vaccination Act, XIII of 1880. 1880, shall apply to every vaccination under this Act.
- (2) The provisions of sections 19 and 21 of the same Act shall apply with necessary alterations for the purposes of sections 6 and 7, read with the other sections of this Act.

For the purposes of section 9, read with the other provisions, of this Act, similar powers may be exercised and rules may be made by the Local Government generally for carrying out the provisions of the Act.

- 13. (1) Whoever, in contravention of any of the provisions of this Act, refuses or neglects to be vaccinated or after vaccination to be inspected, or refuses to allow access to any place, or refuses to answer any question or to show marks of alleged vaccination, or fails truly to answer any question, shall be punishable with imprisonment which may extend to eight days or with fine which may extend to fifty rupees or with both.
- (2) Any person who, in contravention of the provisions of section 9, fails or neglects to proceed to a place to which he has been requested to proceed for the purpose of being inspected or vaccinated or departs from such place without permission, shall be punishable with imprisonment

Penalty for breach of foregoing provisions.

* Ante.

¹ Genl. Acts, Vol. V.

which may extend to eight days or with fine which may extend to fifty rupees or with both

14 Whoever, being a vaccinator, unnecessarily and vexatiously enters renship for any house, enclosure, vessel or other place on pretence of ascertaining vexatious whether any inmate thereof is unprotected, shall be punishable with entry, unprisonment which may extend to eight days or with fine which may extend to fifty rupees or with both

15 Notwithstanding anything contained in section 65 of the 1 Indian I are corporated Code, any person sentenced to fine only as a substantive sentence and the for any offence under this Act may be imprisoned in default of payment and such fine for any period not exceeding the maximum term of imprison them in the indian indian indian indian indian indian indian indian indiant indian

16 No Magistrate shall take cognizance of any complaint under Suction section 13 or section 14 unless the prosecution is instituted by order, or q and tr with the sanction of a Superintendent of Vaccination or the President of 1, 1 ret the Municipal Committee

THE SCHEDULE

(See section 6)

To

The results of the Burma Vaccination Law Amendment Act 1909 (Burma Vaccination Law Amendment Act 1909 (Burma Vet I of 1909) to submit yourself to a vaccination within seven days from the service of this notice for vaccination, and that, in default of so doing you will be I able to imprisonment which may extend to eight days or fine which may amount to fifty ruples or both

The public vaccine station nearest your house is at

The days and hours for vaccination at that station are as follows -(Here insert the days and hours ielen the vaccinator is in attendance)

On your attending before a vaccimator at the said station within the said hours on any of the said days, or at any other public vaccine station in the town on the days and within the hours prescribed for public vaccination at such station, you will be vaccinated free of charge

If you wish to be executated at your own house, the vaccinator will attend there upon payment of a fee of

Dated

Superintendent of Vaccinition

Municipalities.

Boundaries.

[1909: Bur. Act II.

[1909 : Bur. Act III.

¹ BURMA ACT No. II of 1909.

[12th March, 1909; 12th April, 1909.]

An Act further to amend the Burma Municipal Act, 1898.

Preamble:

WHEREAS it is expedient further to amend the Burma Municipal Act, Bur. Act III of 1898. 1898; It is hereby enacted as follows:-

Short title, and commencement.

- 1. (1) This Act may be called the Burma Municipal (Amendment) Act, 1909; and
 - (2) It shall come into force at once.

Insertion of new clause in section 142 of Burma Act III of 1898,

Insertion of new sec-

tion 195A after section

195 of Bur-

ma Act III of 1898.

2. In section 142 of the said Act after clause (r) the following clause Bur. Act shall be inserted, namely: -III of 1898.

[Ante, p. 397.]

and the present clause (s) shall be re-lettered and known as clause (t).

3. After section 195 of the said Act the following section shall be Bur. Act inserted, namely:-III of 1898.

[Ante, p. 412.]

² BURMA ACT No. III of 1909.

THE BURMA BOUNDARIES AMENDMENT ACT, 1909.

[30th October, 1909; 10th December, 1909.]

An Act to amend the Burma Boundaries Act, 1880.

Preamble.

Whereas it is expedient to amend the Burma Boundaries Act, 1880; V of 1880. It is hereby enacted as follows:—

Short title, and commencement.

- 1. (1) This Act may be called the Burma Boundaries Act (1890) Amendment Act, 1909; and
 - (2) It shall come into force at once.

Insertion of new section 2A in Act V of 1880.

2. In the ³Burma Boundaries Act, 1880, after section 2 the following V of 1880. section shall be inserted, namely: -

 $\lceil Ante, p. 49. \rceil$

² For Statement of Objects and Reasons, see Burma Gazette, 1909, Pt. III, p. 46; and for Proceedings in Council, see ibid, 1909, Pt. III, pp. 73 and 102. Supra, p. 46.

¹ For Statement of Objects and Reasons, see Burma Gazette, 1908, Pt. III, p. 111; for Report of Select Committee, see ibid, 1909, Pt. III, p. 18; and for Proceedings in Council, see ibid, 1909, Pt. III, pp. 4 and 33.

3 To section 17 of the said Act the following shall be added, name addition to section 1 of tet V of

[Ante, p 53] 1830

4 To section 18 of the said Act the following shall be added, name-td literation to sect in 18 of

[Ante. p 53]

5 Section 19 of the said Act is hereby repealed

Repeal of section 19 of let V of

1850

6 For section 20 of the said Act the following section shall be substitution substituted, namely —

[Ante, p 53]

7 For section 21 of the said Act the following section shall be sub Substitution stituted, namely -

[Ante, p 53]

tion f r sec tion 20 of Act V of 1880 Substitution of new sec tion for sec tion 21 of Act V of 1880

BURMA ACT No IV or 1909

THE BURMA EMBANKMENT ACT, 1909

[30th October, 1909, 10th December, 1909]

An Act to provide for the execution of works urgently required in connection with embankments in Burma

WHEREAS It is expedient to provide for the execution of works argently fromble, required in connection with embankments in Burma, It is hereby enacted as follows —

- 1 (1) This Act may be called the Burma Embankment Act, 1909, Stort in lo, (2) It extends to the whole of Burma, and
- (3) It shall come into force on such date as the Local Government real may specify by notification in the Gazette
- 2 The enactments mentioned in the Schedule are hereby repealed to E-real the extent mentioned in the fourth column thereof

¹ For Statement of Objects and Persons and time Carette 1969. Pt. III. 1 38. In Report of Select Countries and defined in III. III. p. 88. a. 1 In Proceedings in C. C. dieter of 1969. 14. III. 1p. 74 at 113.

Definitions.

3. In this Act, unless there is anything repugnant in the subject or context,—

"Embankment." (1) "embankment" means any embankment constructed for the purpose of excluding, regulating or retaining water, and includes all earthen walls, dams, canals, drains, piers, groins, sluices, buildings, water-gauges, bench-marks and other works subsidiary to any such embankment;

"Kazin."

(2) "kazin" means any small bank or ridge surrounding or dividing a field.

"Embankment-officer."

(3) "Embankment-officer" means any officer appointed by a notification of the Local Government to be an Embankment-officer in respect of any embankment; and

"Cattle."

List of villages in

neighbourhood of em-

which the residents are

liable to

labour on embankment

when so re-

quired.

bankment of

(4) "cattle" includes also elèphants, buffaloes, horses, mares, geldings, ponies, colts, fillies, mules, asses, pigs, rams, ewes, sheep, lambs, goats, and kids.

4. The Deputy Commissioner of any district in which the whole or any part of an embankment is situated shall cause to be prepared,—

- (a) a list of the village-tracts in the neighbourhood of the embankment of each of which the headman shall be liable to furnish able-bodied persons for employment on such embankment when so required under section 5, clause (a).
- (b) a list or lists setting down the maximum number of such ablebodied persons which each headman shall be liable to furnish.

The Deputy Commissioner may, from time to time, add to or alter such lists.

Circumstances under which this Act may be put in operation. 5. Whenever it appears to the Embankment-officer that, unless some work is quickly executed in connection with an embankment, loss of life or extensive damage to property will ensue, and that the labourers or materials required for the execution of such work cannot be obtained in the ordinary course in time to enable him to execute such work with the expedition necessary in order to avert such loss or damage, he may, by order under his hand, direct that the provisions of this section shall be put into operation for the execution of such work; and thereupon—

Power to impress labour.

1

(a) the headman of any village-tract named in the aforementioned list shall, if required so to do by such officer or by any person authorized by him in this behalf, be bound to furnish such number of able-bodied persons, not being in excess of the total number set down in the list prepared under section 4, clause (b), as such officer or person may require; and all able-bodied persons called upon by the headman of their village-tract shall be bound to assist in the work by labouring thereon as such officer or person directs;

- (b) every owner or occupier of immoveable property situated in the neighbourhood of such embankment (whether such owner or occupier resides in the neighbourhood of such embankment or noty shall if required so to do by such officer or by any person authorized by such officer in this behalf, be bound to assist in the work by labouring thereon himself as such officer or person so authorized directs, or by fur nishing a labourer as his substitute so to labour thereon,
- (c) all persons so assisting or called on to assist in the work shall be subject to the orders of the Limbankinent officer in respect of such work.
- (d) the Imbankment officer or any person authorized by him in Power to this behalf may enter into and upon any immoveable property in the neighbourhood of such embankment, and take possession of, appropriate and remove any trees or hamboos, whether standing or not, and any timber, mats, ropes, soil or other materials found in or upon such property and any hoats, carts and oven found on or about the same, and use the same for the purposes of such work
- 6 All persons labouring, or detained for the purpose of labouring, Payment for in compliance with a requisition made under section o or whose materials labour im may be taken or means of transport used under that section, shall, as raterials seen as may be reasonably practicable be paid by the Embunkment officer taken for their labour and detention, or for such materials or for the hire of such means of transport (as the case may be), at a rate not being less than the highest market rates for similar labour, materials or hire of means

of transport for the time being prevailing in the neighbourhood.

Any dispute arising between an I inbankment officer and any person as to the amount to be paid to such person under this section may be referred by either party to the Beputy Commissioner, whose decision thereon shall be final

- 7 Whenever, from the removal of any trees lamboos or other mate compensation, or from the use of any means of transport under section 5, any of a fix and amage, above the price or hire payable under section 6 for such mate intaking rules or means of transport results directly to any person the I mil and rules ment officer shall pay to such person such sum as may be agreed upon as compensation for such damage. In case of dispute as to the amount to to be paid either party may refer such dispute to the Deputy Commissioner, whose decision thereon shall be final
 - 8 In person who-
 - (1) long a headman little to furnish labourer under section 5 Persited fails without reasonal le cau to furnish or assist in fur fail eto furnishing the labourers required of him, or

to labour when so requested.

- (b) being a person liable to assist in any work under section 5, clause (a), refuses or neglects, without reasonable cause, so to assist, or
- (c) being an owner or occupier of immoveable property liable under section 5, clause (b), to assist or furnish a hired labourer as his substitute, refuses or neglects, without reasonable cause, to assist or furnish a hired labourer as his substitute,

shall be liable, on conviction before a Magistrate, to a fine not exceeding fifty rupees or to imprisonment for a term not exceeding one month or to both.

Penalties for etc.

- 9. Where an Embankment-officer has been appointed for any embankembankment, ment, any person who, without the permission of such officer,—
 - (a) grazes any cattle or allows any cattle under his charge (or of which he is the owner) to trespass on such embankment, or
 - (b) cuts or roots out any trees, shrubs or grass growing on such embankment, or
 - (c) obstructs any drain or sluice connected with such embankment,

shall be punished with imprisonment for a term which may extend to six months, or with fine which may extend to two hundred rupees, or with both.

Penalties for constructing, maintaining, etc., of dyke, embankment or bund.

Notice for

removal of dyke, em-

bund, and penalties for

neglect of

bankment or

- 10. (1) Any person who, without the permission of the Deputy Commissioner constructs, maintains, repairs or adds to any dyke, embankment or bund (other than a kazin) within the limits of any local area to which this sub-section may from time to time be applied by public notice by the Local Government shall be punished with imprisonment for a term which may extend to six months, or with fine which may extend to two hundred rupees, or with both.
- (2) The Local Government may by rule prescribe the manner in which public notices under sub-section (1) shall be published.
- (3) If any question arises whether a specified erection is a kazin, the decision of the Deputy Commissioner shall be final.
- 11. (1) The Deputy Commissioner may by notice require any personwho constructs, maintains, repairs or adds to a dyke, embankment or bund in contravention of the provisions of section 10, sub-section (1), toremove the same within a time to be specified in the notice.
- (2) If any dyke, embankment or bund of which the removal has been such removal. required by notice under sub-section (1) is not removed within the timespecified in the notice, the Deputy Commissioner may cause the same tobe removed.

- (3) The cost of the removal of any dyke, embankment or bund removed under the provision of sub-section (2) shall be recoverable as an arrear of revenue either from the person who constructed, maintained, repaired or added to the dyle, embankment or bund, or from the owner or occupier of the land on which it was situated, or jointly and severally from both such persons as the Deputy Commissioner may determine
- 12 Every Embankment officer and every person authorized by an Certain per-Embankment officer to act under section 5 shall be deemed to be a fond deemed to be public servant?" within the meaning of the Indian Penal Code
 - 13 The Local Government may make rules to regulate the following Power to matters
 - (a) the proceedings of any officer who, under any provision of this Act, is required or empowered to take action in any matter.
 - (b) the construction and maintenance of lazins, and
 - (c) generally to carry out the provisions of this Act
 - 14 All rules made by the Local Government under this Act shall be pullistical published in the Gazette, and shall thereupon have the same effect as if of rules enacted by this Act

SCHEDULE

(See Section 2)

ENACTMENTS REPEALED

1	2	3	4
Jest	10	Short title or subject	Latent of repeal

Acts of the Governor General in Council

1977		The Burma Frahankment Act	
1403	/III	Tie Burn's Laws 1ct 1895 .	Somed of the Tool Soled to as mates to tet NIII of 1877

[1909 : Bur. Act V.

¹ BURMA ACT No. V of 1909.

THE BURMA REPEALING ACT, 1909.

[30th October, 1909; 10th December, 1909.]

An Act to repeal the Rangoon Tramways Act, 1883, and the Upper Burma Municipal Regulation, 1887.

WHEREAS it is expedient to repeal the enactments specified in the Schedule to this Act; It is hereby enacted as follows:—

Short title.

Repeal.

- 1. This Act may be called the Burma Repealing Act, 1909.
- 2. The enactments specified in the Schedule are hereby repealed.

SCHEDULE.

Number and year.	Subject or title.	Extent of repeal.		
Act of the Governor General in Council.				
XXII of 1883 The Rangoon Tramways Act . The whole.				

Regulation made under the Government of India Act, 1870 (33 Vict., c. 3).

V of 1887 The Upper Burma Municipal Regulation . The whole.

¹ For Statement of Objects and Reasons, see Burma Gazette, 1909, Pt. III, p. 57; and for Proceedings in Council, see ibid, 1909, Pt. III, pp. 75 and 102.

Act

305

III of 1505

of 1945.

BURMA ACT No VI or 1909.

THE BURMA FISHERIES (AMENDMENT) ACT, 1909.

[30th October, 1909; 10th December, 1909.]

An Act to amend the Burma Fisheries Act, 1905.

WHEREAS it is expedient to amend the Burma Fisheries Act, 1905; Preimble It is hereby enacted as follows .-

- 1. (1) This Act may be called the Burma Fisheries (Amendment) Short this and com Act. 1909: and mencement
 - (2) It shall come into force at once.
- 2. For sub-section (2) of section 2 of the Burma Pisheries Act. 1905, Amendment of section 2 the following shall be substituted, namely -of Burma Act

[Ante. p 538]

3. In section 3, sub-section (5) of the said Act for the words "orders Amendment of section 3 of the Government" the following shall be substituted, namely:-of Burma Act III of 1505

[Ante. p 538]

- 4. In section 4, sub-section (1) of the said Act for the words "Local Amendment of section 4 Government" the words "Tinancial Commissioner" shall be substi of Burms Act tuted. III of 1905
- 5. In section 8, sub-section (2) of the said Act for the words "Local Arrendment Government" the words "Tinancial Commissioner" shall be substi-of Burma Act tuted. III of 1205.
- 6. (1) In section 10, sub-section (1) of the said Act for the words Amendment "Local Government" the words "Financial Commissioner" shall be of Burna Act III of Pox. substituted.
- (2) In sub-section (2) of the same section for the words "Local Government" the word "Commissioner" shall be substituted
- 7. After section 11 of the said Act the following section shall be Investiga of new sertim inserted, namely .-HA la Butma Art III

[Ante. p 511.]

8. For clauses (d) and (c) of section 21 of the said Act, the following Area trees clanting 21 clauses shall be substituted, namely :of B one tot III of Pris.

[Ante, p. 511]

Opium.

[1909 : Bur. Act VI.

[1909 : Bur. Act VII.

Amendment of section 22 of Burma Act III of 1905.

9. In section 22, sub-section (1) of the said Act for the words "for the purpose of destroying or facilitating the catching of any fish" the following shall be substituted, namely:—

"in contravention of section 11A."

Amendment of section 32, sub-section (1) of Burma Act III of 1905.

- 10. In section 32, sub-section (1) of the said Act for the words "The Local Government" the words "Subject to the control of the Local Government the Financial Commissioner" shall be substituted.
- Insertion of new section 33 in Burma Act III of 1905.
- 11. After section 32 of the said Act the following heading and section shall be inserted, namely:—

[Ante, p. 550.]

¹ BURMA ACT No. VII of 1909.

THE BURMA OPIUM LAW AMENDMENT ACT, 1909.

[30th October, 1909; 13th December, 1909.]

An Act to amend the law relating to opium in Burma.

Preamble.

WHEREAS it is expedient to amend the law relating to opium in Burma; It is hereby enacted as follows:—

Short title, extent and commencement.

- 1. (1) This Act may be called "The Burma Opium Law Amendment Act, 1909";
 - (2) It extends to the whole of Burma; and
 - (3) It shall come into force at once.

Definition of opium.

2. In this Act "Opium" includes also poppy-heads, preparations: or admixtures of opium and intoxicating drugs prepared from the poppy.

Powers of a District Magistrate, Sub-divisional Magistrate, or officer specially empowered by Local Government.

- 3. Whenever a District Magistrate, a Sub-divisional Magistrate, or, when he is specially empowered in this behalf by the Local Government, a Magistrate of the first class, receives information that any person within the local limits of his jurisdiction earns a livelihood wholly or in part—
 - (a) by the unlawful manufacture, transport, importation, exportation, sale, or purchase of opium in contravention of the ²Opium Act, 1878, or of rules made thereunder; or

I of 1878

¹ For Statement of Objects and Reasons, see Burma Gazette, 1909, Pt. III, p. 64; for Report of the Select Committee, see ibid, 1909, Pt. III, p. 77; and for Proceedings in Council, see ibid, 1909, Pt. III, pp. 75 and 102.

² Genl. Acts, Vol. II.

- (b) by abetting such unlawful manufacture, transport, importa tion, exportation, sale or purchase of onium.
- he may deal with such person as nearly as may be as if the information received about him were of the description mentioned in section 110 of the 1 Code of Criminal Procedure, 1898, and for the purposes of any proceeding under this section the fact that a person earns his livelihood as aforesaid may be proved by evidence of general repute or otherwise
- 4 (1) Whenever an officer of one of the departments of Excise, Power to Police, Customs Salt, Opium or Revenue, not inferior in rank to a Sub enter an 1 Inspector of Police, or holding such analogous appointment in respect or converof the other departments mentioned as may be notified by the Local Gov arrest reernment in this behalf, has reason to believe that opium liable to con s near l'o fiscation under the Opium Law for the time being in force is being kent, reize opiurs concerled or transported on any vessel or conveyance, and that a warrant cannot be obtained under section 19 of the "Opium Act 1878 without affording the offender an opportunity of escape, or of concealing or des troving evidence of the existence of the onium, he may at any time by day or night-

(a) enter upon or in case of resistance break oren and search any

38.

such vesses or conveyance

(b) seize any such opium and any other thingh which he has reason to b here to be liable to confiscation under the Opium Law, րով

(c) detain and search and if he think proper arrest any person whom he has reason to believe to be guilty of any offence under the Oppum Law

(2) Searches of vessels made under this section shall be specially Reaches of

exempted from the provisions of section 103 of the "Code of Criminal vessels ex Procedure, the provisions whereof regarding searches shall otherwise empted from apply thereto

Procedure

(2) Searches of vesicls made under this section shall be specially Disposalet be forwarded without delay to the officer in charge of the nearest police rested or station, who shall with all convenient despatch, take such measures as things may be necessary for the disposal according to lan of such person or select. thing

(4) Whenever any officer makes any arrest or seizure under this Act, Perest of he shall within forty eight hours next after such arrest or seizure, make seizure. a full report of all the particulars of such arrest or seizure to his immedinte official superior

¹ Cent Arta 1 st 1 2 Geal Acts Val II

PART V.

THE SHAN STATES, KACHIN HILLS AND CHIN HILLS.

- A.—Notifications affecting the Shan States—
 - Notifications declaring what constitutes the Shan States.
 Notifications extending enactments to the Shan States.
- B.—Notifications extending enactments to the Kachin Hills.
- C .- Notifications extending enactments to the Chin Hills.

THE SHAN STATES.

(1) NOTIFICATIONS DECLARING WHAT CONSTITUTE THE SHAN STATES.

Notification rectifying the Boundaries of the State of Momeik.

No. 11, dated the 1st October, 1889.—In exercise of the powers conferred by section 3, clause (a), and section 8, sub-section (3), of the 'Upper Burma Laws Act, 1886, the Chief Commissioner, with the previous sanction of the Governor General in Council, is pleased to direct that the circles or kayaings of Twinngè and Daungbongnywa, comprising the local area included in the boundaries specified below, shall, with effect from the date of this notification, cease to be a part of the Public Niner District. and shall be added to, and form a part of, the Ruby Mines District :-

Boundaries.

North.—The Shwelaungchaung, from its mouth to a point about ten miles eastward. South .- The Udaungchaung, from its mouth to the Yegyotaungdan, approximately fifteen miles from the Irrawaddy River.

East.—From the Shwelaungchaung, a line running southward along the ridges known as Lèthadaung and Yègyotaungdam, to the eastern limit of the southern-boundary on the Udaungchaung.

West .- The Irrawaddy River.

[Burma Gazette, 1889, Pt. I, p. 430.1

Declaration as to what are the Shan States.

Notification No. 10, dated the 11th July, 1895.—In exercise of the power conferred by section 8, sub-section (3) of the 'Upper Burma Laws Act (XX of 1886), and with the previous sanction of the Governor General in Council, and in supersession of all previous notifications on the subject, the Chief Commissioner is pleased to declare that, for the purposes of the said Act, the territories mentioned below constitute the Shan States :-

(1) THE NORTHERN SHAN STATES (under the supervision of the Superintendent, Northern Shan States).

Tawng Peng (Taungbaing). North Hsinwi (Theinni). South Hsinwi (Theinni).

Hs naw (Thibaw) with its dependencies, Möng Long (Mainglong), Hsum Hsai (Thônzé) and Möng Tũng (Maingtôn). East and West Mang Lün (Maing Lun) with their dependencies, including Mawhpa, Hoklap, Môt Hai, Ngekting, Manghseng and Mangpat.

All territories east of the Salween river, not mentioned elsewhere in this notification, which on the 27th November, 1885,. owed allegiance directly or indirectly to the King of Burma, and which still form-part of Upper Burma.

¹ See now s. 10 (3) of the Burma Laws Act, 1898 (13 of 1898), ante, p. 132.

(1) Notifications declaring what constitute the Shan States —continued.

(2) THE SOUTHERN SHAN STATES (under the supervision of the Superintendent and Political Officer, Southern Shan States)

Mong Nawng (Ha ngnaung)

| Samki (Saga) with its dependency (Nam Bick (Nambab)
| Mong Han (Haingtho) |
| Mong Han (Haingtho) |
| Kistakon (Kra nain) |
| Mong Hang (Mangala) |
| Mong Hang (Mangala) |
| Mong Hang (Managala) |
| Mong Hang (Mangala) |
|

(3) THE MYELAT (under the supervision of the Superintendent and Political Officer, Southern Shan States)

Ye bgan (Ywangan) [Mawalang (Bawn a) 'Iwaka (thinks) | Iwaka (thinks) | Ingtara (i ndays) | Ingtara (i nda

Mench ti (My nmati). I oi Ai (Lué c) Nam Hkai (Nanké) Maw (Faw)

(4) States under the supervision of the Commissioner, Northern [Mandalay] Division Morg Mil [Mandalay] Division Morg Jin (Molin), 19 | Hämti Leaz (Kantizri) Loaz Jin (Molin), 19 |

(5) States under the supervision of the Commissioner, Central [Sagaing] Division.

Historychau (Thaungthut) | angled by Heimit (Zingelin Kanti)

[Burma Gazette, 1895, It. I, p 262]

Eastern boundary of the Shan State of Kentung

Notification No. 12, dated the 21st 1'section 8, sub section (3), of the 'Upper
your struction of the Governor General
continuation of Notification No. 10, dat

[Burra Gaze'te, 1896, Pt. 1, p. 241]

[----, -----, ----, ----, ---

Mong Sang included in Mong Hau.

Notification No. 1, dated the 17th April, 1902 — Whereas it is desirable that the territory hitherto known as Mong Sang (Maingin) should cease to be a State and that it should be included in the territories for the time being constituting the State of Morg Han (Mainghau).

And whereas the Lieutenant Governor of Burma has been pleased to recognize the Chief of Mong Sang (Mainghiu) as the Chief of the said territories to be be-reforth known as the State of Mong Heu (Mainghiu):

⁾ Om tied as the finite of "Morgang" (Malgaria) is now mored in the State of Ming Hen (Manglant, are not first on No. 4 dated the lith Arc 1, 1972, post

(1) NOTIFICATIONS DECLARING WHAT CONSTITUTE THE SHAN STATES -concluded.

In exercise of the power conferred by section 10, sub-section (3), of the Burma Laws Act, 1898 (XIII of 1898), and with the previous sanction of the Governor G neral in Council, the said Lieutenant-Governor is pleased to modify Notification No. 10 of the 11th July, 1895, as subsequently amended, to the extent set forth below, namely:— In sub-head (2) omit Möng Sang (Maingsin).

[Burma Gazette, 1902, Pt. I, p. 280.]

Omission of Nam Hkom from list of States in Myelat and alteration in name of Kyawkku State.

Notification No. 8, dated the 1st October, 1900.—Whereas the territory hitherto known as Nam Hkom (Nan Kôn) has ceased to be a State and has been and is now included in the territories for the time being administered by the Chief of Kyawkku Hsiwan;

And whereas the Lieutenant-Governor of Burma has been pleased to recognise the said Chief as the Chief of the said territories to be henceforth known as the State of Kyawkku:

In exercise of the power conferred by section 10, sub-section (3), of the Burma Laws Act, 1898 (XIII of 1898), and with the previous sanction of the Governor General in Council, the said Lieutenant-Governor is pleased to modify Notification No. 10 of the 11th July, 1895, as subsequently amended, to the extent set forth below, namely:—

In sub-head (3) omit Nam Hkom (Nankon), and for Kyawkku Hsiwan (Kyakkuleywa)

substitute Kyawkku (Kyaukku).

[Burma Gazette, 1900, Pt. I, p. 691.]

(2) NOTIFICATIONS EXTENDING ENACTMENTS TO THE SHAN STATES.

1Shan States Laws and Criminal Justice Order, 1895.

Notification No. 11, dated the 11th July, 1895.—In exercise of the powers conferred by section 8, sub-section (1), of the ²Upper Burma Laws Act (XX of 1886), and sections 4 and 5 of the 'Shan States' Act (XV of 1888), and with the previous sanction of the Governor General in Council, the Chief Commissioner of Burma is pleased to make the following orders with respect to the extension of laws to, and the administration of criminal justice in, the Shan States :-

Preliminary.

Short title, application and 1895]. commencement.

Supersession of previous notifications.

Definitions.

1. (1) These orders may be called the '[Shan States Laws and Criminal Justice Order,

 $\tilde{c}[(2)]$ It shall apply to all the Shan States except the State of Hkamti Long and the State of Möng Mit, with its dependency Möng Lang, and, except so far as section 4 and the second schedule are concerned, the Shan States situated east of the Salween river.]

(3) It shall come into force at once.

2. (1) The notifications of the Chief Commissioner of Burma, specified in the first

schedule hereto annexed, are hereby superseded;

(2) But all notifications published, proclamations issued, powers conferred, forms prescribed, local limits defined, sentences passed, and orders, rules and appointments made under the enactments extended by any of the said notifications, shall, so far as may be practicable, be deemed to have been respectively published, issued, conferred, prescribed. defined, passed and made under those enactments as extended by this Order.

3. In this order—
(1) "Shan States" has the meaning defined for it by section 2 of the Shan States Act,

(2) "Northern Shan States," "Southern Shan States" and "the Myelat" mean the States specified under these descriptions respectively in the notification of the Chief Commissioner of Burma in the 'Political Department, No. 10 of this date:
(3) "Superintendent" means—

(a) for the Southern Shan States, the Superintendent and Political Officer for the time being, Southern Shan States;

¹ For the Shan States Civi! Justice Order, 1900 and the Shan States Civil Justice (Subsidiary) Order, 1906, see Burma Gazette, 1900, Pt. I, P. 372 and ibid, 1906, Pt. I, p. 835, respectively and as amended, see the Shan States Manual. There orders do not extend any enacticent; and are not therefore reproduced here.

2 See now so. 10 (1) of the Burma Laws Act, 1898 (13 of 1898), printed, supra, p. 132.

3 See now so. 10 (1) and 12 of Act 13 of 1898.

4 Substituted for the original words, by Notification No. 17, dated 7th August, 1895, post, p. 653.

5 Sub-s. (2) was substituted for the original sub-section, by Notification No. 42, dated 11th December, 1895, post, p. 654.

post, p. 654. 6 Ante, p. 646.

(2) NOTIFICATIONS EXTENDING ENACTMENTS TO THE SHAN STATES -- continued.

Shan States Laws and Criminal Justice Order, 1895 con! 1

- (b) for the Northern Shan States, the Superintendent for the time being, Northern Shan States.
- (c) for the Myelat, the Superintendent and Political Officer for the time being, Southern Shan States:
- (d) for the States of Hsawnghsup and Singkaling Hkamii, the Deputy Commissioner for the time being, Upper Chindwin District, and
- (4) "Assistant Superintendent" means any officer appointed to be an Assistant Superintendent, and includes any person whom the "Lieutenant-Governor) may appoint to discharge for any local area all or any of the functions of an Assistant Superintendent.

Laws

4. The enactments specified in the second Schedule hereto annexed are hereby ex Extension of tended to the Shan States to the extert specified in the third column of the said Schedule constitution.

Criminal Justice.

15, For the purposes of the administration of criminal justice in all case exclusively Atministrate triable by a Vigistrate or Judge appointed by the Local Covernment, the Indian Penn eterm and Code (Act ALV of 1860), the Whipping Act, 1854 (VI of 1861), the Prisoners Act, 1871 Justice.

(V of 1871), the Indian Ouths Act, 1873 (A of 1873), and the Code of Criminal Procedure, 1893 (Act V of 1893), are hereby extended to the Shan States, subject, in the cree of the Whipping Act, 1864 to the modification referred to in section 4, sub section (3), clause (b), of the Burma Laws Act, 1893 (AIII of 1893), and, in that of the Code of Criminal

Procedure, 1938 (hereinafter referred to as "the Code"), to the modifications specified in the third Schedule hereto annexed

The following classes of cives shall be exclusively triable by Magistrates or Judges

appointed by the Local Government -

(a) In the Myelat and in the notified areas of Taungry; and Lashio as defined under Chapter A of the Burma Municipal Act, 1833, from time to time, and in the Civil Stations of Loilem and Loimné as constituted from time to time for purposes of general administration—all cases,

(b) In the other Shan States (excluding the notified areas and civil stations above named)—all cases in which an Furopean or American or any servant of the Government is concerned either as complainant or accused, cases under the Indian Penal Code in which a British subject who is not a native of any Shan Stite is concerned either as complainant or accused, and case strable under any other Act or Pegulation for the time being in force in the 51 an States or any rotion thereof, unless the contrary is expressly provided.

6. The period of limitation for criminal appeals shall be as follows -

elicale

To the '[Lieutenant Governor] from a scattence of death passed by a Superintendent

To the '[Lieutenant Governor] from any other sertence or from a judgment of acquittal

To any Court other than the [Licatenart Governor] from any sentence against which an appeal lies Seven days from the date of the sentence

Sixty days from the date of the sentence or judgment appealed against

Thirty days from the date of the sentence or order appealed against

Gereral

7. For the justice of facilitating the application of the enactions levely extended concructors any Magnitation of Court range continues any produces there with such alteratures retermanness affecting the substance as may be receivary or proper to adapt it to the matter before the satesial. Missistance of Court

¹ The world " Livetonan' Charper" were saler total for the world "Charle tenered the sales awas sales total for the world "Charles total for I sales and a sales awas sales total for the world total for the sales awas sales total for the world total for the sales awas sales total for the world total for the sales awas sales total for the world t

P (4) As amended by Nor Chair on No. 2 dated the Chall January 130° peak, p. 573.

I The words "Destinated a trans" area with 150° of 16 the words "Chad Communicate" by Net Leato No. 22, dated 1973 Internals, 130°, peak, p. 646.

(1) NOTIFICATIONS DECLARING WHAT CONSTITUTE THE SHAN STATES -concluded.

In exercise of the power conferred by section 10, sub-section (3), of the Burma Laws Act, 1898 (XIII of 1898), and with the previous sanction of the Governor G-neral in Council, the said Licutenant-Governor is pleased to modify Notification No. 10 of the 11th July, 1895, as subsequently amended, to the extent set forth below, namely :--

In sub-head (2) omit Möng Sang (Maingsin).

[Burma Gazette, 1902, Pt. I, p. 280.]

Omission of Nam Hkom from list of States in Myelat and alteration in name of Kyawkku State.

Notification No. 8, dated the 1st October, 1900.—Whereas the territory hitherto known as Nam Hkom (Nan Kôn) has ceased to be a State and has been and is now included in the territories for the time being administered by the Chief of Kyawkku Hsiwan;

And whereas the Lieutenant-Governor of Burma has been pleased to recognise the said Chief as the Chief of the said territories to be henceforth known as the State of Kyawkku:

In exercise of the power conferred by section 10, sub-section (S), of the Burma Laws Act, 1898 (XIII of 1898), and with the previous sanction of the Governor General in Council, the said Lieutenant-Governor is pleased to modify Notification No. 10 of the 11th

July, 1895, as subsequently amended, to the extent set forth below, namely:—
In sub-head (3) omit Nam Hkom (Nankon), and for Kyawkku Hsiwan (Kyakkuleywa)

substitute Kyawkku (Kyaukku).

[Burma Gazette, 1900, Pt. I, p. 691.]

(2) NOTIFICATIONS EXTENDING ENACTMENTS TO THE SHAN STATES.

1Shan States Laws and Criminal Justice Order, 1895.

Notification No. 11, dated the 11th July, 1895 .- In exercise of the powers conferred by section 8, sub-section (1), of the "Upper Burma Laws Act (XX of 1886), and sections 4 and 5 of the Shan States Act (XV of 1888), and with the previous sanction of the Governor General in Council, the Chief Commissioner of Burma is pleased to make the following orders with respect to the extension of laws to, and the administration of criminal justice in, the Shan States :-

Preliminary.

Short title,

Supersession

notifications.

of previous

Definitions.

1. (1) These orders may be called the '[Shan States Laws and Criminal Justice Order,

application and 1895]. commence [(2) It shall apply to all the Shan States except the State of Hkamti Long and the month. the second schedule are concerned, the Shan States situated east of the Salween river.]

(3) It shall come into force at once.

2. (1) The notifications of the Chief Commissioner of Burma, specified in the first

schedule hereto annexed, are hereby superseded;
(2) But all notifications published, proclamations issued, powers conferred, forms prescribed, local limits defined, sentences passed, and orders, rules and appointments made under the enactments extended by any of the said notifications, shall, so far as may be practicable, be deemed to have been respectively published, issued, conferred, prescribed. defined, passed and made under those enactments as extended by this Order.

- 3. In this order—
 (1) "Shan States" has the meaning defined for it by section 2 of the Shan States Act,
- (2) "Northern Shan States," "Southern Shan States" and "the Myelat" mean the States specified under these descriptions respectively in the notification of the Chief Commissioner of Burma in the 'Political Department, No. 10 of this date:
 (3) "Superintendent" means—

(a) for the Southern Shan States, the Superintendent and Political Officer for the time being, Southern Shan States;

nost, p. 654. Ante, p. 646.

¹ For the Shan States Civi! Justice Order, 1900 and the Shan States Civil Justice (Subsidiary) Order, 1906, see Burma Gazette, 1900, Pt. I, P. 372 and ibid, 1906, Pt. I, p. 835, respectively and as amended, see the Shan States Manual. There orders do not extend any enacthent; and are not therefore reproduced here.

2 See now so. 10 (I) of the Burma Laws Act, 1898 (13 of 1898), printed, supra, p. 132.

3 See now so. 10 (I) and 12 of Act 13 of 1898.

4 Substituted for the original words, by Notification No. 17, dated 7th August, 1895, post, p. 653.

5 Sub-s. (2) was substituted for the original sub-section, by Notification No. 42, dated 11th December, 1895, post, p. 654

(2) NOTIFICATIONS EXTENDING FNACTHENTS TO THE SHAN STATES -continued.

Shan States Laws and Criminal Justice Order, 1895 confl

- (b) for the Northern Shan States, the Superintendent for the time being, Northern Shan States,
- (c) for the Myelat, the Superintendent and Political Officer for the time being, Southern Shan States,
- (d) for the States of Hanwighsup and Singkaling Hkamti, the Deputy Commis sioner for the time being, Upper Chindwin District, and
- (4) " Assistant Superintendent means any officer appointed to be an Assistant Super antendent, and includes any person whom the [Lieutenant-Governor] may appoint to dis charge for any local area all or any of the functions of an Assistant Superintendent.

Laure

4. The enactments specified in the second Schedule hereto annexed are hereby ex Frience on of tended to the Shan States to the extent specified in the third column of the said Schedule enactmente.

Criminal Justice

15. For the purposes of the administration of criminal justice in all cases exclusively Administration triable by a Magistrate or Judge appointed by the Local Government, the Indian Penal of criminal Code (Act ALV of 1860) the Whipping Act 1864 (VI of 1864) the Prisoners Act, 1871 last of

(\ of 1873) and the Code of Criminal Procedure ded to the Shan States, subject, in the case of the

on referred to in section 4 sub section (3) clause (b), of the Burma Laws Act, 1836 (AII of 1898) and in that of the Code of Criminal Procedure 1898 (hereinafter referred to as the Code) to the modifications specified in the third Schedule hereto annexed

The following classes of cases shall be exclusively triable by Magistrates or Judges

appointed by the Local Government -

(a) In the Myelat and in the notified areas of Taunggy; and Lashio as define) under Chapter \ of the Burma Municipal Act 1893 from time to time, and In the Civil Stations of Loilem and Loimwe as constitute I from time to time for purposes of general administration]-all cases,

- _ (b) In the other Shan States (excluding the notified areas and civil stations above named]]-all cases in which an Furopean or An erican or any servant of the Government is concerned either as complianant or accuse I, cases under the Indian Penal Code in which a British subject who is not a native of any Shan State is concerned eitler as complainant or accuse | an l cases triable under any other Act or Regulation for the time being in force in the Shan States or any portion thereof, unless the contrary is expressly provided
- 6. The period of limitation for criminal appeals shall be as follows -

Limitation of enminal

To the '[Lieutenant Governor] from a sentence of death passed by a

Superintendent To the '[Lieutenant Governor' from any other sentence or from a

judgment of acquittal To any Court other than the

[Lieutenant-Governor] from any sentence against which an appeal lies

Seven days from the date of the sentence appeals.

Sixty days from the date of the sentence or judgment arreale I against.

Thirty days from the date of the sentence or order at realed against

General

7. For the purpose of facilitating the application of the enactment bereby ext aded construct on any Magistrate or Court may construe any provise a therein with such alterations not of enactment affecting the substance as may be recessary or proper to adapt it to the matter before the extended Magistrate or Court

¹ The words " Lieutenant Covernor" were substituted for the words "Chief Commissioner" in sub-s (f) of a Sanda Swassubstituted in the original section, by North and No. 22 dated 19th December 1522, post

p 5.5 As amendad by Not Scat on No. S, lated the 2"all January 10 " post p 5.5 3 The words " Heatmant outrone were solut tated for Le words "Cad Commes.com" by Vol.2, 8 tion No. 25 dated 19th December 1239 per 6 p. 7.5

(2) Notifications extending enactments to the Shan States —continued.

Shan States Laws and Criminal Justice Order, 1895-contd. THE FIRST SCHEDULE.

NOTIFICATIONS SUPERSEDED.

Foreign Department Notification No. 1, dated the 4th March, 1889. Foreign Department Notification No. 4, dated the 30th May, 1889. Foreign Department Notification No. 6, dated the 1st August, 1889. Foreign Department Notification No. 13, dated the 28th November, 1889. Foreign Department Notification No. 14, dated the 28th November, 1889. Foreign Department Notification No. 16, dated the 28th November, 1889. Foreign Department Notification No. 2, dated the 26th February, 1891. General Department Notification No. 159, dated the 27th May, 1889. Political Department Notification No. 3, dated the 5th May, 1892. Political Department Notification No. 8, dated the 14th July, 1892. Political Department Notification No. 9, dated the 14th July, 1892. Political Department Notification No. 10, dated the 14th July, 1892. Revenue Department Notification No. 163, dated the 3rd December, 1888. Revenue Department Notification No. 167, dated the 23rd October, 1890. Judicial Department Notification No. 267, dated the 5th November, 1890. Judicial Department Notification No. 182, dated the 5th May, 1891.

THE SECOND SCHEDULE. FIRST PART. Enactments extended to the Shan States generally.

Number and year.			Subject				Extent to which enact extended.		
				BENGAL REGUL	ATION.				
III of 1818			State Prisoners			So much as is in force in any part of Upper Burma at this date.			
		A	CTS (of the Governor Ge	NERAL	in Cot	JN	CIL.	
XVIII of 1850 .				Protection of Judicial	Officer	·s	•	So much as is in force of Upper Burma at t	
XXXIV of 1850 .	•	•	•	State Prisoners .	•	•		Ditto di	to.
III of 1858	•	•	•	State Prisoners .	•	•		Ditto di	tto.
V of 1861	•	•	•	Police	•		.	Ditto dit	to.
V of 1869 (as amende of 1894).	d by .	Act :	ınz	Articles of War .	•		.	Ditto dit	to.
II of 1874 (as amende 1879, IX of 1881 an				Administrator-Genera	ı .		.	Ditto dit	to.
V of 1875	•	•		Unattested Sepoys	•		. !	Ditto dit	to.
XV of 1887	•	•	•	* * Military Police .	. *	•	•	The whole, except sub- and (3) of section 1:	
XII of 1891 •		•		Repealing and Amend	ing Act	t. ,		So far as it may be app	olicable.
1 * *	*		*	* *	*		١	* * *	*
			B	EGULATION UNDER 33	VICT.,	CAP.	3.		
² VI of 1887 (as ³ [Regulation] VII			bу	Forests	•	•	•	So much as is in force of Upper Burma at t	

The entries relating to the Foreign Jurisdiction Acts, 1879 and 1896, were repealed by Notification No. 22, dated 17th July, 1907, post, p. 679.
 The enactment now in force in Upper Burma relating to Forests is the Burma Forests Act, 1902 (Bur.

Act 4 of 1902), ante.

3 "Regulation" was substituted for "Act," by Notification No. 17, dated 7th August, 1895, printed, post, p. 653.

(2) NOTIFICATIONS EXTENDING ENACTMENTS TO THE SHAN STATES -continued.

Shan States Laws and Criminal Justice Order, 1865-centd

SECOND PART

Enactment exterded to the Shan States, except those on the West of the Irrawaddy Rwr

	,	
humber and year	Subject.	Fatent to which enactment is extended

ACT OF THE COVERNOR CENTRAL IN COUNCIL

XV of 18"2 (as amended by Act VI | Ind an Christ an Marriage. The whole (except Part & I) of 1886)

THE THIRD SCHIDULE.

MODIFICATIONS SUBJECT TO WHICH THE CODE IS TO EXTEND TO THE SHAW STATES

- I -Fxcept in reference to proceedings against Furopean British subjects or persons. Web Court jointly charged with European British subjects, the expression "High Court" shall mean section the '[Lieutenant Governor] of Burma
- II -(1) (1) The Northern Shan States (2) the Southern Shan States, (3) the Myelat, Court of the and (4) the States of Heavinghoup and Singkaling Hkamti, shall each be a district and a conference sessions division
- (2) The Superintendent shall be the District Magistrate, the Court of the District XXIII) Magistrate shall be the Court of Session for the sessions division, and the District Magis trate shall be the Judge of that Court
- (5) As Judge of the Court of Session the District Magistrate may take cognizance or any offence as a Court of original jurisdiction without the accused person being committed to him by a Magistrate, and when so taking cognizance of an offence shall, subject to the provisions of this notification, follow the procedure prescribed for the trial of warrant cases by Magistrates
 - (4) A trial before a Court of Session shall be without jury or aid of assessors
- III Feery Assistant Superintendent shall be a Magistrate of the first class with Power of power to try such offences and to pass such sentences as a District Magistrate way be appreciated empowered to try, and, when so empowered, may pass under sections 30 and 34 respectively text on 12.2 of the Code

IV—Notwithstanding anything in Act V of 1861, or in any other enactment for Covinnent the time being in force, the Local Government risk confer on any police officer, not below of Mars streat the rank of Inspector, all or any of the powers conferred or conferable ty or under the powers conferred or conferred o classes of cases, or to cases generally

V -With reference to sections 46 and 47 of the Lower Burra Courts Act, ICO, every Junter of the Assistant Superintendent being a Furopean British subject shall be a Justice of the Peace Presentation within and for the Shan States

VI -(1) A Magistrate of any class may pass a sentence of whipping

(f) A Magistrate of the second class may pass a sentence of whipping without heing specially empowered in that behalf by the Local Government

(5) & Manistrate of the third class shall not pass a sentence of which ng unless he is specially empowered in that behalf by the Local Government.

I The words " little rough Correct " were extented for the words " Chaf Contract on my "by Net Co. the ta 29 datet the 19th becember 14,4 pest p t 1

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(2) NOTIFICATIONS EXTENDING ENACTMENTS TO THE SHAN STATES —continued.

Shan States Laws and Criminal Justice Order, 1895-contd.

Powers of Magistrates (sections 36 and 37).

VII.—(1) Magistrates described in the first column of the following table shall have the powers severally specified against them in the second column thereof without being further empowered in that behalf:—

Magistrate.	Powers.
1	2
Magistrates of the first class	To require security for good behaviour, section 110. To make orders as to local nuisances, section
Magistrates of the first or second class .	To make orders prohibiting repetition of nuisances, section 145. To make orders under section 144. To entertain complaints, section [190] (a). To receive police-reports, section [190] (b).
Magistrates of the first class who are also Assistant Superintendents.	To entertain cases without complaint, section [190] (c). To hear appeals from Magistrates of the second or third clars, section 407. To call for records, section 435.

⁽²⁾ Every Assistant Superintendent shall have all the ordinary powers of a Sub-Divisional Magistrate within such area as the Local Government may fix.

Detention at certain police-stations (sections 57 and 61). Circumstances of the case is reasonable.

IX.—(1) Notwithstanding anything in section 57 or section 61, an officer in charge of any police-station may detain a person arrested without warrant so long as under all the

(2) But when the officer of his own authority detains any such person in custody for a longer period than twenty-four hours, exclusive of the time necessary for the journey from the place of arrest to the Magistrate & Court, he shall state in the report prescribed in section 62 his reasons for prolonging the detention of the person, and, where the detention extends beyond three days, shall submit further reports of the reasons therefor at such intervals as the Magistrate to whom the report under section 62 was submitted may by general or special order direct.

X.—A Superintendent or Assistant Superintendent tendering a pardon to an accomplice under section 337 may, notwithstanding anything in that section, try the case himself

XI.—Notwithstanding anything in the Code, the Local Government may, from time to time, make rules with respect to the record to be made in cases tried by Magistrates of the second or third class and as to the disposal of the record.

XII.—(1) Subject to the provisions of clause XIII of this schedule, an appeal shall lie—

- (a) from a judgment or order of a second or third class Magistrate in the Myelat, to the Assistant Superintendent for the Myelat;
- (b) from a judgment or order of any Assistant Superintendent or any Magistrate (other than one of the second or third class in the Myelat), to the Superintendent; and
- (c) from a judgment or order of any Superintendent, to the 2[Lieutenant-Governor].

Powers to certain police-officers to act under section 55.
Detention at certain police-stations (sections 57 and 6

Tender of pardon (section 337).

Recording of evidence in asses tried 'Magistrates the second d third asses (Chapter XXV).

Appeal (Chapter XXXI).

VIII.—In any police-station any police-officer may exercise the powers conferred by section 55 on an officer in charge of a police-station.

¹ The figures "190" were substituted for the figures "191," by Notification No. 13, dated the 29th June, 1898, printed, post, p 654.

2 These words were substituted for the words "Chief Commissioner" by Notification No. 29, dated 19th December, 1898, post, p. 654.

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(2) NOTIFICATIONS EXTENDING ENACTMENTS TO THE SHAN STATES -continued

Shan States Laws and Criminal Justice Order, 1895-cent &

(2) Any person convicted by an 1st start Superintendent when the sentence is subject the '[I esterant Governor], but the sposed of by the Superir'erdent

or in the Code, an arreal shall not Entre me he in any case in which a Superintendent or Ass sant Superintendent passes a sentence of eastiral imprisonment for a term not exceeding six months or of fine not exceeding Rs 500 or of and 4412 whipping or of all or any of those punishmen's combined

II -The Superintendent is hereby appointed to be the officer to whom the Arrellate Verney Court shall cause notice to be given of the time and place at which such appeal will be a val heard

V -In any case in which an appeal lies, the Appellate Court may enhance any programmes

Provided that if the appeal is from the softence of a Magnitude of are class if a fine man Appellate Court shall not inflict a greater punishment than might have been inflicted by a section and Magnitude of the first class

VI -The Superintendent may in any case in which he has himself called for or an Ferrantian

Assistant Superintendent has forwarded to him the record of a proceeding before a Magis tool 1 3-6-1 trate of the second or of the third class pass such order in the case as he thinks ft Provided that he shall not pass a severer sentence for the offerce which in his oring on the accused has committed than might have been passed for such offence by the Magistrate

who tried the case and that ro order shall be made to the prejudice of the accused unless he has had an opportunity of showing cause against it VII - Notwithstanding anything in section 430, a Court may allow any police-officer contector

to conduct a prosecution

VIII - Inv Superintendent may withdraw from any Magistrate subordinate to him has wit from such classes of cases as he may thirk proper CZ+4 (4002 ~3 \I\ —\otwithstanding anything in the Code a finding sentence or order shall not be Original.

reversed or altered on appeal or revision on account of any irregularity of procedure unless frametices tec' a cal the irregularity has occasioned a failure of justice tunber ! ... 11 -Rules under section [354] clause (c), may regulate the following among other ters to pro-

matters namely -(a) the fees to be paid for processes and

(b) the fees to be paid for copies and inspection of records

ectual attach t ~ 5541 VI - Jothing in this re ification with respect to procedure in inquines or trials or say receive with respect of sentences or appeals therefrom or the erhancement or execution thereof, it writing to shall be construed to affect the Code in its application to European British subjects. 11113

[Burma Gazet'e 1835 Pt. I. p 262.]

Amendments in the Shan States Laws and Criminal Justice Order, 1895

No 17 (Freato) dated the "th fugurt 1995 - In Political Department Notifical on No. 11 dated the 11th July, 10% for the words and figures Chan States Laws and Cri minal Justice Or fer 1831 rect Stan States Laws and

In the second schedule arrexed to the Shan S ates L .. 1835 for the words ar I f wers ' Act VIII of 1830

In Political Departmer Notification No. 12, dated the annual person in the es " 1894 read 1876 "

[Purms Garette, 1735 PL I, p 345]

No 10 2 red the 11th De enter 1897 - In exercise of the powers conferred by ser tion 8 sabent n (P of the Tiper Luma Lane to (XX of Lux) and refer e far 15 of the them hater to (XX of Lux) and with the join a sent n of the Govern

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a. Sang. as 1 vil. of a classical land are largeful of 150.

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(2) Notifications extending enactments to the Shan States —continued.

(2) The powers conferred on the Financial Commissioner shall be exercised by the Chief Commissioner.

(3) "Revenue-officer" shall mean any person appointed by the Chief Commissioner to be a Revenue-officer.

[Burma Gazette, 1897, Pt. I, p. 46.1

Laws in force in Mong Mit.

Notification No. 2, dated the 25th January, 1898.—In exercise of the powers conferred by section 8, sub-section (1), of the 'Upper Burma Laws Act (XX of 1886), and with the previous sanction of the Governor General in Council, the Lieutenant-Governor of Burma is pleased, in supersession of the Notification in the Political Department No. 15, dated the 28th May, 1896, to extend to the Shan State of Möng Mit, with its dependency Möng Lang, all the enactments now in force in Upper Burma.

[Burma Gazette, 1898, Pt. I, p. 54.]

Extension of part of the Upper Burma Land and Revenue Regulation, 1889 (III of 1889), to the Civil Station of Taunggyi.

No. 22, dated the 3rd October, 1898.—In exercise of the powers conferred by section 8, sub-section (1), of the 'Upper Burma Laws Act, 1886 (XX of 1886), and section 5 of the 'Shan States Act, 1888 (XV of 1888), and with the previous sanction of the Governor General in Council, the Lieutenant-Governor is pleased to extend to the Civil Station of Taunggyi, in the Shan State of Yawnghwe, the provisions of section 22 and Chapter IV (with the exception of section 43) of the Upper Burma Land and Revenue Regulation, 1889 (III of 1889), and to declare their extension to be subject to the following modifications:—

Modifications.

- (a) For the words "Financial Commissioner," wherever they occur, the words "Local Government" shall be substituted.
- (b) The Civil station of Taunggyi shall be deemed to be a district, the Superintendent of the Southern Shan States shall be deemed to be a Collector, and all Assistant Superintendents in the Southern Shan States to be Assistant Collectors, and all these officers shall be deemed to be Revenue-officers for thepurposes of the Regulation.

[Burma Gazette, 1898, Pt. I, p. 462.]

Extension of certain Acts to the Civil Station of Lashio.

No. 27, dated the 19th December, 1898.—In exercise of the powers conferred by section 10 of the Burma Laws Act, 1898 (XIII of 1898), and with the previous sanction of the Governor General in Council, the Lieutenant-Governor of Burma is pleased to extend the Public Gambling Act, 1867 (III of 1867), the Cattle-trespass Act, 1871 (I of 1871), the Burma Gaming Act, 1884 (XVI of 1884), and the Excise Act, 1896 (XII of 1896), to the Inotified area of Lashio as defined under Chapter X of the Burma Municipal Act, 1898, from time to time].

[Burma Gazette, 1898, Pt. I, p. 584.]

Extension of the Upper Burma Forest Regulation, 1898 (V of 1898), to certain Shan States.

No. 35 (Forests), dated the 23rd January, 1899.—In exercise of the powers conferred by section 10, sub-section (1), of the Burma Laws Act (XIII of 1898), and with the previous sanction of the Governor General in Council, the Lieutenant-Governor extends the

¹ See nows. 10 (1) of the Burma Laws Act, 1898 (13 of 1898), printed, supra, p. 132.

² These Acts are now repealed in Burma, by the Burma Gambling Act, 1899 (Bur. Act I of 1899), ante, p.

^{435.}These words were substituted by Political Department Notification No. 12, dated 5th October, 1905, see Burma Gazette, dated 7th October, 1905, Pt. I, p. 632.

· ported.

(2) Notifications fatholing fractures to the Shar States —continued.

*Upper Burma Forest Regulation, V of 1833, to all the Shan States except those portions of the Northern Shan States which he east of the Salween river.

[Burma Gazette, 1899, Pt I, p 59]

Extension of the Onium Act. 1878 (I of 1878), to the Myelat.

Notification No 35, dated the 21st June, 1990 — In exercise of the power conferred by section 10, sub section (1), of the Burma Laws Ac', MII of 1893, and with the previous the 11st July, and the extendent of the 11st July,

Section 3 -- Interpretation clause, subject to the following modifications, ramely-

ing shall be substituted —

"Magistrate" means a Magistrate of the first or second class.

Section 4 -Prohibition of poppy cultivation and possession, &c. of onum

Section 6 -Power to make rules to permit such matters

Section 9 -Penalty for illegal cultivation of poppy. &c.

Section 10 —Presumption in prosecutions under section 9

Section 11 -Confiscation of opium

Section 12 -Order of confiscation by whom to be made

Section 13 -Power to male rules regarding disposal of things confiscated and awards

Section 14 —Power to enter, arrest and seize on information that opium is unlawfully kept in any enclosed place, subject to the following modification, namely—

After the words "authorised by the Local Government in this behalf" shall be inserted the words "or any village or circle headman who may be appointed by the Chief of a State"

Section 15 -Power to seize opium in open places Section 16 -Searches how made

[Burma Gazette, 1900 Pt I, p 477]

Extension of the Opium Act (I of 1878), to Lashio

Notification No 60, dated the 50th November, 1990—In exercise of the power conferred by section 13 sub-section (1), of the Burma Laws Act XIII of 1023 and with the previous sention of the Governor General in Council, the Lieutenzai Governor is pleased to direct that the Opum Act, I of 1870 shall extend to the Tootified srea of Lashin as defined under Chapter A of the Burma Municipal Act, 123, front time to time), with the exception of sections 2 (repealed), 6, 7, 8, 22, 23, 24 and 25, and subject to the following modification, rarely,—

I or the definition of "opium" in section 3 the following shall be substituted-

"Opum" includes also popps heads, preparations or admixtures of opum, and intoxicating drugs prepared from the popps; but excludes all or any of these articles when possessed, transported, imported, expected or sold by or on behalf of the Government

The Act, as so extended, shall come into force on the let day of January, 1901.

[Burris Garette, 1900, Pt. I, p 799]

Patension of the Burma Municipal Act, 1808 (HI of 1808).

Notification Vo. 22 detail the 11th Determine, 1201 - In exercise of the powers conferred by section 10, sub-section (1) of the Burma Laws Act. 1873 (VIII of 1827), and

For the formaty the Lorent Econol Act. 19 (1) forma Act. 4 of 1970, and p. 473.

I Time works were safer total by Fo. 1 all Department. Actions on So. 12, daied in Oct. top, 1972-

(2) Notifications extending enactments to the Shan States —continued.

with the previous sanction of the Governor General in Council, the Lieutenant-Governor of Burma is pleased to extend the Burma Municipal Act, 1898 (Burma Act III of 1898), to the Shan States, and to declare its extension to be subject to the following modification:-

Modification.

In Chapter X, section 211, sub-section (1), clause (iv), for the word "Commissioner" the words "Superintendent and Political Officer, Southern Shan States, or Superintendent, Northern Shan States, according as the notified area is in the Southern Shan States or the Northern Shan States" shall be substituted.

[Burma Gazette, 1901, Pt. I, p. 765.]

Extension of the Elephants Preservation Act, 1879 (VI of 1879), to Möng Mit (Momeik).

Notification No. 308, dated the 8th December, 1903.—In exercise of the power conferred by section 10 of the Burma Laws Act, 1898 (XIII of 1898), and with the previous sanction of the Governor General in Council, the Lieutenant-Governor of Burma is pleased to extend the Elephants Preservation Act, 1879 (VI of 1879), to the Shan State of Möng Mit (Momeik) with its dependency Möng Long (Mohlaing).

[Burma Gazette, 1903, Pt. I, p. 889.]

Extension of the Burma Municipal Act Amendment Act, 1902 (Burma Act III of 1902).

Notification No. 5, dated the 16th March, 1904.—In exercise of the powers conferred by section 10, sub-section (1), of the Burma Laws Act, 1898 (XIII of 1898), and with the previous sanction of the Governor General in Council, the Lieutenant-Governor of Burma is pleased to extend the Burma Municipal Act Amendment Act, 1902 (Burma Act III of 1902), to the Shan States, and to declare its extension to be subject to the following modiffication :-

Modification.

In section 211, sub-section (1), clause (i), of the Burma Municipal Act, 1898, as substituted by section 8 of Burma Act III of 1902, for the word "Commissioner" the words "Superintendent and Political Officer, Southern Shan States, or Superintendent, Northern Shan States, according as the notified area is in the Southern Shan States or Northern Shan States," shall be substituted.

[Burma Gazette, 1904, Pt. I, p. 206.]

Möng Mit Administration Order, 1906.

Notification No. 4, dated the 21st March, 1906.—In exercise of the powers conferred by sections 10 and 12 of the Burma Laws Act, 1898, and with the previous sanction of the Governor General in Council, the Lieutenant-Governor of Burma is pleased to make the following orders with respect to the extension of laws to, and the administration of Civil and Criminal Justice and the collection of revenue in, the Shan State of Möng Mit and its dependency Möng Lang:-

THE MÖNG MIT ADMINISTRATION ORDER, 1906.

Extension of Laws to, and the Administration of Civil and Criminal Justice and Collection of Revenue in, Möng Mit.

PART I.

LAWS, CRIMINAL JUSTICE AND GENERAL PROVISIONS.

Preliminary and General Provisions.

1. (1) This Order may be called the Möng Mit Administration Order, 1906;

(2) It shall extend to the State of Möng Mit and its dependency Möng Lang, and commence.

(3) It shall come into force on the 1st April, 1906.

(2) NOTIFICATIONS EXTENDING ENACTMENTS TO THE SHAN STATES -continued.

Mong Mit Administration Order, 1908-cont L

2. (1) The notifications, specified in the first schedule hereto annexed, are hereby superseded to the extent specified in the second column thereof,

(2) But all notifications published, proclamations issued powers conferred, forms prescribed local limits defined, sentences passed, and orders, rules and appointments made

defined, passed and made under those enactments as extended by this Order

3. In this Order unless there is anything repugnant in the subject or context,-

(1) "Assistant Superintendent," mens any officer appointed by the Lieutenant Governor to be an Assistant Superintendent, and includes any person whom the Lieutenant Governor to be an Assistant Superintendent, and includes any person whom the Lieutenant Governor may appoint to discharge all or any of the functions of an Assistant Superintendent, and includes any person whom the Lieutenant Governor may appoint to discharge all or any of the functions of an Assistant Superint

Definitions.

(2) "Chief" means the person for the time being recognized by the Local Government as the Chief of the State of Mong Mit

(5) "Commissioner" means the Commissioner for the time being of the Mandalay

(4) "I" Headman" means the person appointed to be the headman of a village tract

under section 5 of the Burma Village Act, 1907 and] (5) " Mong Mit" means the Shan State of Mong Mit with its dependency Mong

(6) "Superintendent" means the Deputy Commissioner for the time being of the

Ruby Mines District and (') I'' Village 'and "village tract" have the meaning assigned to them in the Burna Village Act, 1907]

4. (1) All cases pending in any Court of original jurisdiction immediately before the penting cases commencement of this Order shall be transferred to, and heard and decided by, the Court in Courts of which would ordinarily have jurisdiction if such cases were instituted after the com contral jurisdiction to mencement of this Order mencement of this Order

Provided that the Superintendent or any Court or Officer may in respect of any such having juris-case, exercise any powers conferred on the Superintendent or such Court or officer as the delica user

case may be by or under this Order

(2) Notwithstanding anything contained in this Order, appeals and second appeals (as paving of right the crue may be from decree and orders pussed or made previously to the commencement of arrest see of this Order, shall be to, and be heard and decided by, the Court which would have had be not been order. jurisdiction to hear such appeals if this Order had not been passed

Extension and Indication of Enactments

5. The enactments specified in the second schedule hereto annexed as amended by Fatendon of subsequent enactments in force in any part of Upper Burms at the commencement of this enemeries.

Order, are hereby extended to Mong Mit to the extent specified in the third column of the said schedule and subject to the modifications set forth in the fourth column thereof or in the case of the Code of Criminal Procedure, in the third achedule hereto annexed

G. (1) Any jurisdiction power or duty incident to the operation in the State of Ving power of Mit of the enactments specified in the first column of the fourth schedule hereto annex d offers unfor which, under the provisions of the said enactments respectively or of any rule order or erris a enset notification made thereunder, is to be exercised or performed by the authority specified in the second column of the and schedule, shall, in and for the said State of Mong Mit be exercised and performed by the authority mentioned in the third column of the said sel edule

(2) For the surposes of the application to Mong Mit of any enartment ret mentioned in the fourth schedule -

(a) the Commissioner shall be deemed to be the Commissioner of the Dirigion and the Divisional Julier

(b) the Superintendent shall be deemed to be a Collector, Deputy Communicationer, District Julge Sessions Judge and District Magistrate, and

(c) every Assistant Superinten lent shall be deemed to be an Assistant Cillecter, Assistant Commissioner, bub divisional Judge and bub divis onal Magnitude

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(2) NOTIFICATIONS EXTENDING ENACTMENTS TO THE SHAN STATES -continued.

with the previous sanction of the Governor General in Council, the Lieutenaut-Governor of Burma is pleased to extend the Burma Municipal Act, 1898 (Burma Act III of 1898), to the Shan States, and to declare its extension to be subject to the following modification :-

Modification.

In Chapter X, section 211, sub-section (1), clause (iv), for the word "Commissioner" the words "Superintendent and Political Officer, Southern Shan States, or Superintendent, Northern Shan States, according as the notified area is in the Southern Shan States or the Northern Shan States" shall be substituted.

[Burma Gazette, 1901, Pt. I, p. 765.]

Extension of the Elephants Preservation Act, 1879 (VI of 1879), to Möng Mit (Momeik).

Notification No. 508, dated the 8th December, 1903.—In exercise of the power conferred by section 10 of the Burma Laws Act, 1898 (XIII of 1898), and with the previous sanction of the Governor General in Council, the Lieutenant-Governor of Burma is pleased to extend the Elephants Preservation Act, 1879 (VI of 1879), to the Shan State of Mong Mit (Momeik) with its dependency Mong Long (Mohlaing).

[Burma Gazette, 1903, Pt. I, p. 889.]

Extension of the Burma Municipal Act Amendment Act, 1902 (Burma Act III of 1902).

Notification No. 5, dated the 16th March, 1904.—In exercise of the powers conferred by section 10. sub-section (1), of the Burma Laws Act, 1893 (XIII of 1893), and with the previous sanction of the Governor General in Council, the Lieutenant-Governor of Burma is pleased to extend the Burma Municipal Act Amendment Act, 1902 (Burma Act III of 1902), to the Shan States, and to declare its extension to be subject to the following modification:

Modification.

In section 211, sub-section (1), clause (i), of the Burma Municipal Act, 1898, as substituted by section 8 of Burma Act III of 1902, for the word "Commissioner" the words "Superintendent and Political Officer, Southern Shan States, or Superintendent, Northern Shan States, according as the notified area is in the Southern Shan States or Northern Shan States," shall be substituted.

[Burma Gazette, 1904, Pt. I, p. 206.]

Möng Mit Administration Order, 11906.

Notification No. 4, dated the 21st March, 1906.—In exercise of the powers conferred by sections 10 and 12 of the Burma Laws Act, 1898, and with the previous sanction of the Governor General in Council, the Lieutenant-Governor of Burma is pleased to make the following orders with respect to the extension of laws to, and the administration of Civil and Criminal Justice and the collection of revenue in, the Shan State of Möng Mit and its dependency Möng Lang :--

THE MÖNG MIT ADMINISTRATION ORDER, 1906.

Intension of Laws to, and the Administration of Civil and Criminal Justice and Collection of Revenue in, Mong Mit.

PART I.

LAWS, CRIMINAL JUSTICE AND GENERAL PROVISIONS.

Preliminary and General Provisions.

1. (1) This Order may be called the Möng Mit Administration Order, 1906;

2) It shall extend to the State of Möng Mit and its dependency Möng Lang, and extent and 3) It shall come into force on the 1st April 1006 (3) It shall come into force on the 1st April, 1906.

Short title, ment.

(2) NOTIFICATIONS PATENDING PARTMENTS TO THE SHAN STATES -continued

Mong Mit Administration Order, 1908-conf L

2. (1) The notifications, specified in the first schedule hereto annexed, are hereby superious caperseded to the extent specified in the second column thereof , potiscations. (2) But all notifications fullished proclamations issued powers conferred, forms AUA the 11003 bed.

defined, passed and made under those enactments as extended by this Order

Definitions. 3. In this Order unless there is anything repugnant in the subject or context,—
(1) "Assistant Superintendent" means any officer appointed by the Lieutenant

Governor to be an Assistant Superintendent, and includes any person whom the I reutenant Governor may appoint to discharge all or any of the functions of an Assistant Superin

(2) "Chief" means the person for the time being recognized by the Local Government as the Chief of the State of Mong Mit

(5) " Commissioner" means the Commissioner for the time being of the Mandalay

(4) "I ' Headman " means the person appointed to be the headman of a village tract

under section 5 of the Burma Village Act 1907 and1 (6) " Mong Mit ' means the Shan State of Mong Mit with its dependency Mong

(6) "Superintendent" means the Deputy Commissioner for the time being of the Ruly Mines District and

(7) J" Village and "village tract" have the meaning assigned to them in the

of original jurisdiction immediately before the rending races sferred to, and heard and decided by, the Court in Cours of if such cases were instituted after the com original jurisdiction to be tried

by Courts ny Court or Officer may, in respect of any such having jung-case, exercise any powers conferred on the buperintendent or such Court or officer, as the Order

case may be by or under this Order (2) Notwithstanding anything contained in this Order, appeals and second appeals (as caring of right the case may be) from decrees and orders passed or made pressonsly to the commencement of appeal acof this Order shall lie to, and be heard and decided by, the Court which would have had quired before
Order

1 xtension and 41 plication of Fractments

jurisdiction to hear such as peals if this Order had not been passed

5. The enactments specified in the second schedule hereto annexed, as amended by Extension of and equent enactments in force in any part of Upper Burms at the commencement of this enactments.

Order are herely extended to M ng Mit to the extent specified in the third column of the said, health enally lead to the midin the case of the C -

6. (1) Ans ong Powers of the second column of the said schedule, shall in and for the said State of Mong Mit, be exercised and performed by the authority mentioned in the third column of the said

(*) For the jurposes of the application to Mong Mit of any enactment not mentioned in the fourth schedule -

(a) the Commissioner shall be deemed to be the Commissioner of the Division and the Divisional Julge,

(b) the Superintendent shall be deemed to be a Collector, Deputy Commissioner, District Judge Serviors Judge and District Magistrate, and

(c) every Assistant Superinten lent shall be deemed to be an Assistant Collector, Assistant Commissioner, Sub divisional Judge and Sub divisional Magistrate

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s and traded by s Bet Papers Net Ses len No. 2, dated the 18th January 1909 see Burma Garette, 1909, 11 1 1 1 12

(2) Notifications extending enactments to THE SHAN STATES: -continued.

Mong Mit Administration Order, 1906-contd.

Construction of enactments . extended.

7. For the purpose of facilitating the application of the enactments hereby extended... any Revenue Officer, Magistrate or Court may construe any provision therein with such alterations not affecting the substance as may be necessary or proper to adapt it to the matter before the Revenue Officer, Magistrate or Court.

Criminal Justice.

Administration of criminal justice. Limitation of criminal appeals.

- 8. All criminal cases shall be exclusively triable by Magistrates or Judges appointed? by the Local Government.
 - 9. The period of limitation for criminal appeals shall be as follows:—

To the Commissioner from a sentence of death passed by the Superinten-

To the Commissioner from any other sentence or from a judgment of ac-

To any Court other than the Commis-) sioner's from any sentence against } which an appeal lies

Seven days from the date of the sentence.

Sixty days from the date of the sentenceor judgment appealed against.

Thirty days from the date of the sentence. or order appealed against.

PART II.

CIVIL JUSTICE.

Appointment of Officers by the Lieutenant-Governor.

Appointment of officers by the Lieutenant-Governor.

10. (1) The Superintendent is hereby appointed to exercise a general control over the administration of civil justice and to exercise the full powers conferred upon him by this-

(2) All officers from time to time appointed by the Lieutenant-Governor as Assistant: Superintendents, if any, of Möng Mit or to discharge for any local area any of the functions of an Assistant Superintendent are hereby appointed to take part in the administration of civil justice for the purpose of disposing of cases under clause (f) of Rule 27, and, if in charge of a hill-tract, under Rule 32, and of exercising, when specially empowered in that behalf, the powers referred to in Rule 28.

Powers and Procedure of the Chief and his Courts.

Jurisdiction of Subordinate Courts. Jurisdiction of the Chief's Court. Chief to appoint Judges.

But in the

Kachin hill-

tracts, suits shall be tried

and decrees executed by the Superin-

intendent or

which suits

Suits relating

to immoveable

property to be instituted where property is situate.

under section 7

of the Regulation. Courts in

tendent or Assistant Super-

11. The Subordinate Courts shall have jurisdiction to hear and determine any suit. of a value not exceeding one hundred rupees.

12. The Court of the Chief shall have jurisdiction to hear and determine any suits without restriction as regards its value.

13. Civil cases instituted in a Subordinate Court shall be tried by the '[headman], or such other Subordinate Judge as may be appointed by the Chief for the trial of petty civil suits in the area in question. Cases instituted in the Court of the Chief shall be tried by the Chief himself, or by such officers as he may appoint to try such cases. Such appointments shall be made in writing:

Provided that in the Kachin hill-tracts (as defined in the 2Kachin Hill-Tribes Regulation, 1895), all suits shall be tried and decrees shall be executed by the Superintendent or the Assistant Superintendent in charge of such hill-tracts, or, if a member of a hill-tribe is a party to the suit, by either of such officers or by the headman appointed under the

said Regulation:

And provided that the procedure prescribed in Part II of this Order shall not apply to the trial in any such hill-tract of a civil suit in which a member of any such hill-tribe is a party except in so far as it may be expressly declared by the Local Government to be so applicable under section 11 of the said regulation.

14. Every suit shall be instituted in the Court of the lowest grade competent to to be instituted. try it.

15. Suits relating in any way to immoveable property shall be instituted in the Court within the local limits of whose jurisdiction the property is situate.

Substituted by Notification No. 2, dated the 18th January, 1909, see Burma Gazette, 1909, Pt. I, p. 100. Ante, p. 253.

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(2) NOTIFICATIONS EXTENDING INACTMENTS TO THE SHAN STATES -continued.

Mong Mit Administration Order, 1908-rould

16. All other suits shall be instituted in a Court within the local limits of whose Place of inat Intian of purisdictionother sails. (a) the cause of action arises, or ally and

(b) all the defend . 41

voluntarily (c) any of the de actually and volunta

Provided that either the leave of the Court is given, or the defendants who do not reside, or carry on business or personally work for pain, as aforesaid, acquiesce in such anstitution

17. (1) Every suit shall be instituted by presenting a plaint to the Court

(2) If the plaint shows no substantial cruse of action, or

if the institution of a suit in respect of immoverble property, or for a share of an inheritance or of joint family property, has been delayed without any sufficient reason for a period of twelve years, or

if the institution of a suit of any other description has been delayed without any sufficient reason for a period of three years, or

if the institution of the suit in such Court infrinces the provisions of Rule 14 15 or 16 the Court may reject the plaint or return it for amendment or for presentation to the proper Court

(5) If the plaint sets forth good cause of action and has not been rejected or returned for any of the reasons specified in the preceding sub-rule, the Court shall summon the

defendant to appear and answer before the Court on a certain day

18. If reither party appears or if the defendant only appears, the suit shall be Procedure on dismissed If the plaintiff appears and the defendant, having been duly summoned, does non appears of oil or party. not as pear, the Court may proceed ex parte

19. On the appearance of the parties the explence of the parties and of their wit Parties and nesses shall be taken on oath or solemn affirmation to the Court Lach party shall be taken on oath or solemn affirmation to the Court Lach party shall be taken and

remutted to examine the opposite farts and all witnesses

20. When the parties and witnesses have been heard and the documents produced by Jutzmen's to either party have been perused, the Court shall deliver judgment. The judgment shall be derivered contain the decisions of the Court upon the points at issue and the grounds of the deci eviden a sions and shall conclude with a decree clearly stating the relief granted or other determina tion of the suit

21. The Court may pass such order as it thinks fit with regard to the payment by Court may avarl conta Court to

either party of the expenses incurred by the other party under the provisions of Rule 25. 22. (a) In cases tried by a Subordinate Court the Court shall record-

(1) the nature of the plaint, (2) the date of Presentation of the plaint,

(3) the name and residence of the plaintiff ,

(1) the name and resi lence of the defendant. (5) the decree or orders passed

(b) In all other cases the record shall contain in addition to the above particulars-(f) the names of all witnesses examined.

(7) the deposition of all witnesses examined,

(5) a brief description of all documents produced in evidence:

(9) a brief statement of the points in issue and the de isions thereon and of the reasons therefor;

(10) a brief record of the orders passed as to the costs of the suit, and (11) the date of the decree or final order

23. On application being made by the decree-holder in writing the Court of the Erection of Chief shall execute any decree passed by itself or by any Subordinate Court under its decree. jurisdiction or by the Superinten lent or any Assistant Superinten lent or by any Court exercising juris liction in Mong Mit before the commercement of this Order or thereafter under Rule 4 of this Order, or any decree sent to it for execution under the proximers of "Part II and Order VI of the First Schedule of the Code of Civil Procedure, 1993], in the fellowing manner namely -

(1) If the decree is for delivery of property in the possession of a judgment debtor, -by giving powersion of the property to the decree belier

¹⁸ best set for the a she and feare " forther thank his of the Code of Cital Provider, 1442. ity Vold at to to, I' dated the lib day too me butma (aterie 1909 PL. I P. 195.

(2) Notifications extending enactments SHAN STATES THE -continued.

Möng Mit Administration Order, 1908—contd.

- (2) If the decree is for a sum of money,—by attaching the property of the judgment debtor and selling it by auction.
- Appeal to the cases.
- **24.** (1) A decree or order made in a suit of value not exceeding twenty-five rupees. Chief in certain by a Subordinate Court shall, subject to any order which may be passed under the provisions of Rule 27, be final.
 - (2) (a) From any other decree or order of a Subordinate Court an appeal shall lie to the Court of the Chief:

Provided that no such appeal shall be admitted after a period of sixty days has elapsed from the date of the judgment of the Subordinate Court unless the appellant satisfies the Appellate Court that he had sufficient cause for not presenting the appeal within such period.

Procedure on appeal.

(b) If the Court admits the appeal, it shall cause a notice to be served on the otherparty to appear and answer before the Court on a certain day, and shall likewise inform the appellant of the day fixed and shall give both parties an opportunity of being heard in support of their respective cases before deciding the appeal. The Court may also order either party to pay the expenses incurred by the other party on such appeal under the provisions of Rule 25.

Court may levy fees not exceeding a fixed scale.

25. (1) Court-fees and the reasonable expenses of witnesses may be charged or levied. by the Court trying any case or issuing execution:

Provided that no demands shall be made except of the kinds specified in the following: list, and the total amount recoverable under each clause in the list, whether paid by oneparty or divided between both parties, shall not exceed the following scale, namely:

	Rs.	۸.	P.
(a) Judges' and State fees in a case tried under Rules 11 to 20,			
per Rs. 100 of the amount claimed		0	0
(b) Fees for clerks, servants, and contingencies in a case tried			
under Rules 11 to 20, per Rs. 100 of the amount claimed		0	0
(c) Fixed fee on an application for execution of a decree or order			
under Rule 23	2	0	0
(d) Fees chargeable on an appeal under Rule 24, per Rs. 100			
of value of relief claimed on such appeal	5	0	0
(e) Witness-fee for each witness for each day of attendance and			
for each day spent in travelling to and from the Court .	0	4	0
(f) Fee chargeable for a copy of the judgment, decree, etc.			
(to be paid by the party applying for the same), per 100	_	_	_
words	0	8	0

- (2) For suits which have no fixed money value, the court-fees are to be the same asin a suit for Rs. 100.
- (3) All fees shall be paid in cash. In the case of Subordinate Courts the Judge shall be entitled to retain the fees levied under clauses (a), (b), (c) and (f) of sub-rule (1). In the case of the Court of the Chief all fees shall be credited to the State.
- 26. In Subordinate Courts parties shall appear, act and plead in person. In the-Court of the Chief, permission may, at the discretion of the Judge, be granted to partiesto appear or act by agent.

Powers and Procedure of the Superintendent and Assistant Superintendents.

Powers of Superintendent.

Agents.

- 27. The Superintendent may, on the application of either party—
 - (a) himself admit any plaint which would ordinarily be presented in the Court of the Chief or in any Subordinate Court, and try the case;
 - (b) call for the record of any case which is pending before any such Court and proceed to hear and decide the case himself, or send it back to such Court. with such directions as he may think fit;
- (c) himself admit a memorandum of appeal from any judgment or order of a Subordinate Court which would ordinarily be presented to the Court of the Chief or from any judgment or order of the Court of the Chief, or of the Court of an Assistant Superintendent exercising jurisdiction in a Kachin hill-tractunder Rule 32, sub-rule (1), and try such appeal:

(2) NOTIFICATIONS EXTENDING ENACTMENTS TO THE SHAN STATES -continued.

Mong Mit Administration Order, 1906-could

Provided that no such appeal shall be admitted after the lapse of sixty days from the date of the judgment appealed against unless the appellant satisfies the Court that he had aufficient cause for not presenting the appeal within such period .

(d) call for the record of any case which has been disposed of or in which any order has been passed in any such Court and may-

(ii) modify or cancel any order passed by any such Court which is not in accordance with justice equity and good conscience and, if necessary, se hear such case himself, and

(e) may, in any proceedings under this Rule, pass an order staying finally or until further order any or all further proceedings in connection with such case or

the subject matter thereof in any such Court, and

(f) may, in any case in which he has admitted a plaint or memorandum of appeal, or called for a record under the provisions of this rule, transfer the case to any Assistant Superintendent for disposal, and such Assistant Superintendent shall have all the powers of the Superintendent under the preceding sub rules for the further disposal and decision of such case

But any decree or order passed by the Assistant Superintendent in such case shall be subject to revision by the Superintendent

28. An Assistant Superintendent specially empowered in this behalf by the Local Amistant Super-Government may exercise all or any of the powers conferred by Part II of this Order on being may the Superintendent Provided that-

to exercise the PORTION FOR perintendents.

(a) an Assistant Superintendent so empowered shall not transfer any case to another

Assistant Superintendent, and
(b) any decree or order passed by an Assistant Superintendent, in exercise of the powers of a Superintendent, shall be liable to revision by the Superintendent

29. (a) In exercising the powers conferred by Rules 27 and 23, the said officers Procedure and shall observe, as far as possible, the procedure prescribed for Courts in Upper Burma by court even as any enactment for the time being in force

enactment for the time it ing in acree

(b) A Court fee, amounting to ten per cent of the value of the suit, shall be levied on Superinter-1,

dent, den.

dent, den. any application presented under Rule 27, and shall be paid into the treasury in cash Crerta.

(c) Any decree or order passed under Rule 27, shall be executed in the Kachin hill tracts, by the Assistant Superintendent, and elsewhere by the Court of the Chief, according to the customary law in force in the State, as modified by Rule 23

30. (a) Where in any suit or other civil proceeding, it is necessary to decide any Lawtobe question regarding succession, inheritance, marriage or cas'e, or any religious usage or applicainstitution,-

(1) the Buddhist law in cases where the parties are Buddhists,

(ii) the Mahomedan law in cases where the parties are Mahomedans, and (in) the Hindu law in cases where the parties are Hindus.

shall form the rule of decision, except in so far as such law has by legislative enactment been altered or abolished, or is - need to -law in Mong Mit

(!) In cases not provided ny enactment for the time being in force, the Cou d good conscience · Order, a judicial

(c) In any matter of troce officer acting under it may (su

emriendent) make such orders as the excumstances of the case may require 31. Any suit in which any question regarding succession, inheritance, marriage or Trial with [7]

31. Any suit in which any question regarding succession, inheritance marriage or institution is involved, may be leard with the ail of permanticing assessors selected by the Court The Judge shall record the opinion of each of the assessors upon an h questions before COTTA IL CANDA

giving judgment, but shall not be bound to conform to the opinion of the assessers in civing judgment or passing any order or decree

32. (1) In any bill tract p tifed as such under the the bin Hill Tribes Regulation, 45 teta Emitis] 1995 suits in whi h no member of a hill tribe is a party shall be tried, and decrees buttons. therein shall be executed, by the Assistant Superintendent in charge of such bill tract er.

(2) Notifications extending enactments THE SHAN STATES **TO** -continued.

Möng Mit Administration Order, 1906-contd.

if he thinks fit, by the Superintendent, and for that purpose, such officer may exercise any powers conferred on any Court by Part II of this Order.

In any such suit such officer shall, as far as possible, observe the procedure prescribed for Courts in Upper Burma by any enactment for the time being in force. A Court-fee, amounting to ten per cent. of the value of the suit, shall be levied and paid in cash at the time of institution of the suit.

(2) In such hill-tracts suits and decrees to which a member of a hill-tribe is a party shall be tried and executed in accordance with the provisions of the 'Kachin Hill-Tribes Regulation, 1895.

PART III. LAND AND REVENUE ADMINISTRATION.

CHAPTER I. GENERAL PROVISIONS. Officers.

General control of land and revenue administration.

33. (1) Subject to the general control of the Superintendent, the Chief shall be responsible for the land and revenue administration.

(2) The Local Government may appoint an officer to be called the "Akunwun" to

assist the Chief in such administration.

(3) So long as any person holds office as Akunwun under this Order, all orders of the Chief in connection with the land and revenue administration shall be issued through the Akunwun.

Chief to act on advice of Akunwun, or refer question to Superintendent or Assist-ant Superintendent.

34. If any such order which the Chief proposes to issue appears to the Akunwun to conflict with any law or rule having the force of law or to be otherwise inexpedient, the Akunwun may represent the matter to the Chief in order that he may modify or withhold the order. If the Chief disagrees with the Akunwun, the Chief shall refer the question to the Superintendent or to the Assistant Superintendent, if any, residing at Möng Mit. The Chief shall be guided by the advice of the Superintendent or Assistant Superintendent in disposing of the matter.

Power of Akunwun during absence or illness of Chief.

35. Whenever the Chief is unable to transact business from illness or is absent from the State, his powers and duties in respect of the land and revenue administration may, with the Superintendent's approval, be exercised and performed by the Akunwun, and for that purpose any reference to "the Chief" in this Order or in any rules applicable to Möng Mit shall apply to the Akunwun, when so exercising and performing the powers and duties of the Chief.

distribution of work.

36. (1) The Chief may, with the Superintendent's approval, appoint Revenue-officers Appointment of 36. (1) The Chief may, with the Superintendent's approval, appoint Revenue-officers Revenue-officers to assist in carrying out the objects of Part III of this Order, throughout the whole State by Chief and or in any specified area. An Assistant Superintendent may exercise the powers of a or in any specified area. An Assistant Superintendent may exercise the powers of a Revenue-officer under this order.

(2) The distribution of work among the Akunwun and Revenue-officers shall be regulated by orders issued by the Chief and approved by the Superintendent.

Power of Chief and Superintendent to revise orders.

37. Any order passed by a Revenue-officer appointed by the Chief may be revised by the Chief and by the Superintendent, and any order passed by the Chief or the Akunwun or by any Revenue-officer may be revised by the Superintendent.

Recovery of Revenue. 38. In this Part, unless where there is anything repugnant in the subject or context-

- Definition of "revenue,"
 "arrear," and "defaulter."
- (a) thathameda-tax;

(1) "revenue" includes :-

(b) land-revenue payable in respect of State and other lands;

(c) revenue payable on account of precious stones, mines, minerals and ferries;

(d) excise in respect of spirit, fermented liquor and opium; and

(e) every other sum payable to the State or to the Government under any law or contract or in accordance with local usage:

(2) "arrear" means any revenue remaining unpaid on a date fixed by or in pursuance of this Order, and certified by a Revenue-officer to be an arrear : and

(2) NOTIFICATIONS EXTENDING FLACTMENTS TO THE SHAN STATES -continued.

Mong Mit Administration Order, 1906-confd.

(5) " defaulter " means a person from whom an arrear is due

Carirgeth 7. (4) Nothing contained in Part III of this Order shall apply to any land or revenue inter in bach n matter in a Kachin hill tract in which a member of a hill tribe (as defined in the 'Kachin & Biracts Hill Tribes Regulation, 1895) is concerned

39. The revenue payable on any land shall be the first charge on the rents, profits Permanafint

and produce of the land

40. An arrear may be recovered by any one or more of the following methods namely -

(a) by service of a notice on the defaulter requiring him to pay the amount of the ference arrear,

(b) by attachment and sale by anction of the defaulter a property.

(c) by arrest of the defaulter and his imprisonment for a period not exceeding one

41. If any defaulter denies that an arrear is due by him, a Revenue officer shall procedure it enquire into the matter and adjudicate upon it. Pending the result of the enquiry the defaulter shall be suspended, if he furnishes security for the pater is labeled to the pater is a state of the pa amount of the arrear

42. Any Revenue officer may enforce any of the processes specified in Rule 40
Provided that a warrant of arrest under Rule 40 shall not be asseed by any person when traces

other than the Chief

43. Notices shall be served through the [headman] and the duplicate in each case service of shall be returned with a report of service or non service to the officer who issued it

Det less 44. Ordinarily a notice shall be served before any other process is enforced. But if Ort parity a the officer assuing the notice thinks fit, any of the other processes may be enforced in not cetobe

addition to or in hen of notice 45. (1) Orders for the attachment of a defaulter's property shall be seemed to the attachment of headman, who shall proceed to attach the property and make arrangements for its rafe defaults.

custody and he shall then report to the officer who assued the process the list of property perty, process

attached and the arrangements made for its rafe custody (*) If the amount of the arrear including costs is not paid within fifteen days of the great and attachment, the officer who arread the code of the paid.

date of attachment the officer who issued the order of the attachment may order the sale of the property by public auction, and thus satisfy the arrear due and the cost of the 1 rocesses

46. (1) A warrant of arrest may be addressed either to the headman or to a Police Procedure by officer not below the grade of sergeant, and shall require him to bring the defaulter before arrest of dethe Chief unless the defaulter shall pay the amount of arrear, including the costs, to the factor arresting officer before he reaches the office of the Chief

(2) If a headman requires assistance in making an arrest he shall aprily to the officer in charge of the nearest police station. Such officer shall give the headman all assistance necessary to enable him to execute the warrant

(5) When the defaulter is brought before the Chief, the Chief shall examine the defaulter as to his reason for not having paid the amount of the arrear, and may either release him or order his commitment to custody for such period not exceeding one minth

as he may deem fit.

47. State land is not liable to attachment and sale. When land reverue in respect of procedure in State land is in arrest and the defaulter fails after due rotice to pay the amount of the race of arrest arrear, he may be surmarily ejected, and a Perenne of cer may allot the land to any of had revenue other cultivator preference being given to one who is a resident of the "[village tract] and hardened who pays the amount of the arrear due by the defaulter

Process Fees and Costs

4B. (1) The scale of fees for processes shall be as follows -

Notice or summors 8 2732 Warrant of attachment or arrest 1 raree

(1) All fees shall be paid in each and shall be credited to the State

49. No fee shall be charged for a rolling for objections to the at twent or votester erant of land, and no fee shall be charged on orders merely calling for reports terfa. a sed reg ant ce'me.

a potentialed by Netherlice Na. 2, dated the 19th January, 1910 are forms Gaustin 19th Fig. 1 a. 110

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(2) NOTIFICATIONS EXTENDING ENACTMENTS TO THE SHAN STATES -continued.

Möng Mit Administration Order, 1908-contd.

Recovery of fee for process for arrear of revenue. Expenses of witnesses, etc.

Award to

of same.

parties of costs,

and recovery

- 50. If the process is issued for the recovery of revenue at the instance of a '[headman] or other officer of the State, the fee shall be recovered in the same way as the arrear of revenue in respect of which the process is issued.
- 51. The expenses of witnesses and others required to attend enquiries in land and revenue matters may be allowed at the rate prescribed in Rule 25.
- **52.** A Revenue-officer holding an enquiry may award and apportion the costs of any proceedings before him among the parties thereto in such manner as he deems just, and costs so awarded shall be recoverable as if they were arrears of revenue.

Headman's Commission and Security.

Rates of commen.

53. [Headman] shall be paid commission at such rates as the Chief may, from mission to head- time to time, direct with the Superintendent's approval. Until further orders, the rates of such commission shall be ten per cent. on all revenue collections made by a headman up to Rs. 6,000, and five per cent. on all collections so made over that amount.

Time for payment of commission. Security for headmen.

54. No commission shall be paid until the '[headman] has paid into the treasury the full amount of the assessment of his [village tract].

55. Every headman shall furnish security for the honest discharge of his duties .. The security shall, ordinarily, be that of co-villagers, or two or more headmen may execute a mutual security bond.

CHAPTER II.

THATHAMEDA AND LAND-REVENUE.

Thathameda.

Rate of thathameda.

56. Thathameda-tax shall be levied at such average rate per household or family as the Local Government may direct. Until further orders, the average rate shall be ten rupees per family or household.

Joint and several liability of villagers for thathameda-tax.

57. The inhabitants of each '[village tract] or, if the Chief with the sanction of the-Superintendent so directs, of any part of a village shall be jointly and severally liable for the whole of the thathameda-tax leviable therein.

Exemption from thathameda-tax.

- 58. Households of which the heads belong to the following classes of persons shallbe exempt from the thathameda-tax :-
 - (a) Government servants and officials of the State who are in the service of the Government or of the State on regular salaries and who do not engage in

(b) ministers, priests, members of religious or monastic orders, and schoolmasters. who do not engage in any business or trade and who have no property or worldly gains;

(c) ¹[headmen];

(d) village writers, provided that only one writer shall be allowed for each '[headman];

(e) village criers in '[village tract] which contain one hundred or more houses;

- (f) ywagaungs of villages which contain twenty or more houses and in which no headman resides;
- (g) persons incapacitated from earning their livelihood by old age, or physical or mental defect and who have no property or means of paying;
- (h) subjects of foreign countries visiting Möng Mit without the intention of settling and not engaged in any trade or occupation in Möng Mit;

(i) government pensioners;

i) newly married couples for one year after marriage;

- (k) the Chief and any near relatives of the Chief who may, with the Superintendent's sanction, be exempted by the Chief; and
- (1) any person specially exempted on account of public services or for any other sufficient reason by the Chief with the sanction of the Superintendent.

¹ Substituted by Notification No. 2, dated the 18th January, 1909, see Burna Gazette, 1909, Pt. I, p. 100.

(2) NOTIFICATIONS EXTENDING FUNCTURING TO THE SHAN STATES -continued.

Mong Mit Administration Order 1909-contl.

- 59. For determining the total demand in any '[rullage tract] or part of a '[rullage Modes calculated, the number of revenue paying households shall be multiplied by the rates prescribed by or under the provisions of Rule 56. The product shall be the total demand a TLAFFOR
- 60. (1) The headman shall submit to the Chief, on or before the 15th November in Consu-roll of each year, a census roll of all the households in his '[village tract] with number, names and such tax occupation of all adult members of each of those households
- (2) All heads of households belonging to the classes mentioned in Rule 58 shall also be entered by the headman in the census roll and the grounds for exempting them shall be given
- (3) The Chief or a Revenue officer shall personally examine the census roll of every [village tract] in order to test its accuracy special attention being given to the exceptions entered under Rule 58
- 61. (1) The Chief shall then direct the headman, in consultation with the assessors Distriction of whom the Chief shill cause to be - 'e' state at a seed for a under total demand es and and assessment of the list liv Rule 59 over the households of 1 . ability to pay and to publish in th 1 1 ----. amount payable by each person ٠,. ،
 - (2) The assessors shall be responsible for the just assessment of each household
- 62. (1) Objections to the thathameda tax must be made to a Revenue officer at his Otject on to headquarters within ten days after the publication of the list under Rule 61
- (2) The officer receiving the objection shall hear the objector and shall hear the assessors in support of the demind, and shall either reject the objection or direct that proper relief be granted and re adjust the assessment, but not so as to reduce the total demand from the [village tract] The Resenue officer shall send his proceedings to the Chief for sanction, if he re adjusts the assessment
- 63. (1) If the Chief is of opinion that any person assessed to the thathameda tax is Clifton unable to Jay the amount assessed on him by reason of any misfortune occurring after the rem taures assessment has been made by the assessors he may remit such assessment in part or in mentinerriain whole and reduce the total demand upon the "village tractl or part thereof accordingly

Provided that if the remission he proposes to gran' in any '[village tract] exceeds one tenth of the total demand in that [villige tract] Ie shall submit his proceedings and recommendations for the orders of the Superintendent

- (2) If any head of a household dies leaving no property, the Chief may remit the amount assessed upon him and reduce the demand upon the 'Ivillage tract' or part of a "[village tract] accordingly
- (3) Application for remission shall be made orally or in writing to the Chief or to a Account on Resence officer before the date fixed under Rule 60 for the submission of the census roll in fyrem to onthe year for which the demand is due
- 64. (1) Thathameda tax shall be payable in one instalment Thefore the 15th February | Direct payand shall be I aid to the '[headmar]. ment and recer, t Ll. cre-
- (2) On payment in full of the sum due by each person, such person shall be furnished for by the headman with a receipt. The amount of money [ail shall be expressed both in words and in figures in the receipt

65. The headman shall keep an account of the amount due from each person, the Account to be amount paid and date of payment. In all cases of default when proceedings are taken f r tently test-the recovery of arrears of the thathameda tax, this account shall be produced in evidence recised as of the amount of the arrear

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66. Land revenue shall be payable by occupiers of S ate land and in the owners and occupiers of non State land at su h rates as the Unief may, from time to time, fix with Esterdantthe sanction of the Local Guerrmert Urtil further orders, the rate shall not exceed in terest

thate totalle by the me bull datel for Japaner 180 am Brenn Caprice 18 # 16 fe 175 a Substituted by hetir att a na 7 dated 1"th Mar a 1910, on huma Carette, 1912 It. L. p. 224

(2) NOTIFICATIONS EXTENDING ENACTMENTS TO THE SHAN STATES -continued.

Möng Mit Administration Order, 1906-contd.

Recovery of fee for process for arrear of revenue. Expenses of witnesses, etc.

Award to parties of costs, and recovery of same.

50. If the process is issued for the recovery of revenue at the instance of a '[headman] or other officer of the State, the fee shall be recovered in the same way as the arrear of revenue in respect of which the process is issued.

51. The expenses of witnesses and others required to attend enquiries in land and revenue matters may be allowed at the rate prescribed in Rule 25.

52. A Revenue-officer holding an enquiry may award and apportion the costs of any proceedings before him among the parties thereto in such manner as he deems just, and costs so awarded shall be recoverable as if they were arrears of revenue.

Headman's Commission and Security.

Rates of commission to headmen.

53. [Headman] shall be paid commission at such rates as the Chief may, from time to time, direct with the Superintendent's approval. Until further orders, the rates of such commission shall be ten per cent. on all revenue collections made by a headman up to Rs. 6,000, and five per cent. on all collections so made over that amount.

Time for payment of commission. Security for

headmen.

54. No commission shall be paid until the '[headman] has paid into the treasury the full amount of the assessment of his '[village tract].

55. Every headman shall furnish security for the honest discharge of his duties.. The security shall, ordinarily, be that of co-villagers, or two or more headmen may execute a mutual security bond.

CHAPTER II.

THATHAMEDA AND LAND-REVENUE.

Thathameda.

Rate of thathameda.

56. Thathameda-tax shall be levied at such average rate per household or family asthe Local Government may direct. Until further orders, the average rate shall be ten rupees per family or household.

Joint and several liability of villagers for thathameda-tax.

57. The inhabitants of each '[village tract] or, if the Chief with the sanction of the Superintendent so directs, of any part of a village shall be jointly and severally liable for the whole of the thathameda-tax leviable therein.

Exemption from

- 58. Households of which the heads belong to the following classes of persons shall thathameda-tax. be exempt from the thathameda-tax:-
 - (a) Government servants and officials of the State who are in the service of the Government or of the State on regular salaries and who do not engage in

(b) ministers, priests, members of religious or monastic orders, and schoolmasters who do not engage in any business or trade and who have no property or worldly gains;

(c) '[headmen];

(d) village writers, provided that only one writer shall be allowed for each '[headman];

(e) village criers in '[village tract] which contain one hundred or more houses; (f) ywagaungs of villages which contain twenty or more houses and in which no headman resides;

(g) persons incapacitated from earning their livelihood by old age, or physical or mental defect and who have no property or means of paying;

(h) subjects of foreign countries visiting Möng Mit without the intention of settling and not engaged in any trade or occupation in Möng Mit;

(i) government pensioners;

(j) newly married couples for one year after marriage;

(k) the Chief and any near relatives of the Chief who may, with the Superintendent's sanction, be exempted by the Chief; and

(1) any person specially exempted on account of public services or for any othersufficient reason by the Chief with the sanction of the Superintendent.

¹ Substituted by Notification No. 2, dated the 18th January, 1909, see Burna Gazette, 1909, Pt. I, p. 100.

(2) NOTIFICATIONS EXTENDING FNACTURATES TO THE SHAY STATES -continued

Mong Mit Administration Order 1906-const.

59. For determining the total demind in any "fullage tract] or part of a "fullage Motest exerting the number of revenue pring households shall be multiplied by the rates prescribed intertotal by or under the provisions of Nule 56. The product shall be the total demand S Tliste or

60. (1) The headman shall submit to the Chief, on or before the 15th November in Commercial or each year, a census roll of all the households in his '[village tract] with number, names and such tax. occupation of all adult members of each of those households

(2) All heads of households belonging to the classes mentioned in Rule 58 shall also be entered by the headman in the census roll and the grounds for exempting them shall

(5) The Chief or a Revenue officer shall personally examine the census roll of ever-'Ivillage tractl in order to test its accuracy, special attention being given to the exceptions entered under Rule 58.

- 61. (1) The Chief shall then direct the headman, in consultation with the assessors Detailetion of whom the Clust shall cause to be appointed to distribute the to'al demand fixed under told formal Rule 39 over the households of the [vallage tract] according to their circumstances and of the shally to pay, and to publish in the [vallage tract] according to their circumstances and of the unbland that the control of the part of the property of the amount payable by each person. No other notice of demand shall be necessary
 - (*) The assessors shall be responsible for the just assessment of each household
- 62. (1) Objections to the thathameda tax must be made to a Resenue officer at his Objections to headquarters within ten days after the publication of the list under Itule 61
- (2) The officer receiving the objection shall hear the objector and shall hear the assessors in support of the demand, and shall either reject the objection or direct that proper relief be granted and re adjust the assessment, but not so as to reduce the total demand from the "village tract." The Revenue officer shall send his proceedings to the Chief for sanction if he re adjusts the assessment
- 63. (1) If the Chief is of opinion that any person assessed to the thathameda tax is Chiefman unable to pay the amount assessed on him by reason of any misfortune occurring after the remit assess assessment has been made by the assessors, he may remit such assessment in part or in cases whole and reduce the total demand upon the '[village tract] or part thereof accordingly

Provided that if the remission he proposes to grant in any "[village tract] exceeds one tenth of the total demand in that "[village tract] he shall submit his proceedings and recommendations for the orders of the Superintendent

- (2) If any head of a household dies leaving no property the Chief may remit the amount assessed upon him and reduce the demand upon the '[village tract] or part of a '[village tract] accordingly
- (5) Application for remission shall be made orally or in writing to the Chief or to a Application Revenue officer before the date fixe I under Rule to for the submission of the census roll in for remission. the year for which the demand is due
- 64. (1) Thathameda tax shall be payable in one instalment [before the 15th February] Date of payand shall be paid to the [headmar] receipt there-
- (2) On payment in full of the sum due by each person, such person shall be furnished for by the headman with a receipt. The amount of money jaid shall be expressed both in words and in f gures in the receipt
- 65. The headman shall keep an account of the amount due from each person, the Account to be amount paid and date of payment. In all cases of default when proceedings are taken for heptor beating the control of the control of the control of the product of the pr amount print and the that ameda tax, this account shall be produced in evidence produced as of the amount of the arrear

evidence of AFTEAT

Land terenve

GG. Land revenue shall be payable by occupiers of State land and by the owners and occupiers of non ate land at such rates as the Chief may, from time to time, fix with Rates of landthe sanction of the Local Government Until further orders, the rate shall not exceed in revenue.

t Rateristed by Notifical on No. 2 dated this January 134 am Berris Carrier 1909 IL I p. 100 a Substituted by Notice and No. 2 Cated 17th Mar h 1919 see Burma Carette, 1910, Pt. 1 p. 229

three years.

annas for each family or household.

(2) Notifications extending enactments to the Shan States —continued.

Möng Mit Administration Order, 1908-contd.

the case of State land fifteen per cent., and in the case of non-State land ten per cent., of the actual gross produce of the land.

¹[Provided that, in the case of land irrigated at the expense of the State the rates may amount to twenty *per cent*. in the case of State land and to fifteen *per cent*. in the case of non-State land.]

67. Land-revenue shall be payable separately in respect of each crop and shall be paid in cash, the value of the fixed proportion of the produce being calculated at rates fixed by the Chief with reference to the market rates of the locality during the preceding

68. Taungya cultivators shall pay a taungya-tax at the rate of two rupees eight

69. Land-revenue and taungya-tax shall be payable to the 2[headman] on or before

Land-revenue payable in respect of each crop.

Rate of taungya-tax.

Dates for pay ment of landrevenue and taungya-tax.

taungya-tax.

Dates for pay-

the dates fixed by the Chief from time to time with the sanction of the Superintendent.

Until further orders, the dates shall be as follows :--

Preparation and contents of assessment] roll.

Assessment-roll to be checked and signed, an l on receipt of same headmen shall collect

Receipt for revenue collected.
Remission of revenue on destruction of crops, etc.

revenue.

70. For each kind of revenue mentioned in Rule 69, the ²[headman] shall in the case of each crop prepare an assessment-roll showing the name of each person assessed and the amount of the assessment in cash, and shall submit it to the Chief fifteen days before the date mentioned in that Rule. Separate rolls shall be prepared for State lands and non-State land. In the case of mayin, kauksaw and kaukgyi the roll shall also show, for each owner or occupier, the gross produce, the share due to the State and the sanctioned commutation rate.

71. The Chief or a Revenue-officer shall visit each ²[village tract] and shall make careful enquiry as to the actual gross produce of each cultivator. He shall then check the roll and make such amendments as may be necessary.

The roll shall then be signed by the Akunwun and the Chief, and one copy shall be sent to the headman, who shall at once proceed to collect the amounts due.

- 72. A receipt in writing shall be given to each cultivator on payment of the amount due by him, and in the receipt the amount shall be stated in words and figures.
- 73. If the entire or nearly the entire crop of any cultivator has been destroyed by drought, inundation, blight, ravages of insects or other cause not ordinarily preventible, the whole of the land-revenue may be remitted by the Chief. The names of persons who are recommended by the ²[headman] for remission and the amount of their actual gross produce shall be shown in the roll.

THE FIRST SCHEDULE. [See Rule 2, sub-rule (1).] Notifications superseded.

1	2
Notifications.	Extent of supersession.
Political Department Notification No. 5, dated 19th May, 1892 .	The whole.
Political Department Notification No. 6, dated 19th May, 1892 .	The whole.
Political Department Notification No. 2, dated 25th January, 1898.	The whole.
Political Department Notification No. 3, dated 28th January, 1897.	The whole so far as the same applies to Mong Mit.

¹ Added by Notification No. 9, date ¹ the 6th July, 1910, see Burma Gazette, 1910, Pt. I, p. 615. ² Substituted by Notification No. 2, dated the 18th January, 1909, see Burma Gazette, 1909, Pt. I, p. 100.

(2) NOTIFICATIONS EXTENDING PRACTIFICATE TO THE SHAN STATES —continued

Mong Mit Administration Order, 1908—con'd. THE SECOND SCHEDULE.

[See Pule 5]

Enactments extended to the State of Mong Mit, as amended by subsequent enactments in force in any part of Upper Burma at the commencement of this Order

1	2	3	4
Number and year	Short title	Extent of application	Modifications
	Emjst Fr	ula on	
[[[of 1818 .	Ti e Bengal State Pri soners Regulat on, 1814	So much as is in force in any part of Upper Burms at the commencement of this Order	
	Acts of the Gore	rnor General in Council	
V of 1963 .	. The In lian Slavery Act, 1943	So much at is in force in any part of Upper Burma at the commencement of the Order	
XVIII of 1850	The Julicial Officers Protection Act 1850	D tto	
0.51 to /17.ZZ	. The State Prisoners Act,	D tto.	
XI of 1557 .	The State Offences Act, 18-7	D tto.	
II of 14.25 .	. The State Prisoners Act 15.5	Section 5	
XLV of 1860 .	The Indian Penal Code	So much as is in force n any part of Upper Jurns at the rom mencement of the Order	
of 1461 .	. The Pol ce Act, 1561	D tto.	
VI of 1964 .	. It o Wh pping Act 1est	D tto	
of 1469 .	. The lalan Articles of	Dito	
. I'et 15"	Tre Cattle Trespans Let	Dtta	
I of 15 ⁻² •	The Indian Fridence	D'ite i	
IX of 15*2 .	. Point an Contract Act	Detto	
**************************************	. Te Inlan Cre an Marra co Art. 1872.	Intil) (dat	
za15" .	14.7 14.4 July 2 Ort 2 Tet	So we has is in free in any part of typer forms at the com- moneurate of the tier	
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(2) NOTIFICATIONS EXTENDING ENACTMENTS TO THE SHAN STATES ---continued.

Möng Mit Administration Order, 1906-contd.

Enactments extended to the State of Möng Mit, as amended by subsequent enactments in force in any part of Upper Burma at the commencement of this Order-continued.

1	2	3	4
Number and year.	Short title.	Extent of application.	Modifications.
	Acts of the Governor Ger	neral in Council—concld.	
V of 1875	The Unattested Sepoys Act, 1875.	So much as is in force in any part of Upper Burma at the com- mencement of this Order	
I of 1878 .	The Opium Act, 1878 .	The whole.	
XI of 1878	The Indian Arms Act, 1878.	So much as is in force in any part of Upper Burma at the com- mencement of this Order.	
VI of 1879	The Elephants Preservation Act, 1879.	The whole.	
2 * * * *	* * *	* * *	· ·
II of 1886	The Indian Incometax Act, 1886.	The whole.	,
XV of 1887	The Burma Military Police Act, 1887.	The whole.	•
XII of 1896	The Excise Act, 1896 .	Section 3. Sections 5, 9, 12, 18 to 24 inclusive, 30, 33 to 45 inclusive, 47 to 53 inclusive, 59 to 61 inclusive, and 64 to 66 inclusive.	tions 35 to 38, inclusive, and
Z of 1807	The Code Clauses Act,	So far as may be applicable.	In section 12, sub-section (1) the words "except under and in accordance with a license grantel by such officer as the local Covernment may from time to time appoint in this behalf" shall be deleted.
V of 1808 •	Procedure,	So much as is in force	
XV of 1903 .	The Indian Extradition Act, 1903.	4. 0	This Order.
	Regulations w	nder 33 Vlet., Cap. 3.	
TX of 1887	Trontler Crossing Disturbed Dist Regulation, 1887.		sagette 1000, Pt. It
1 As amende 2 A t 11 of	Regulation, 1887. d by Notification No. 14, dat 1 82. The entry relating to othication No. 9, dated 5th	ed the 12th August, 1969, so Sections 223 an 224 of July, 1969, extending core	the Colo of the H Procedic exponding provisions of Act b

(2) NOTIFICATIONS EXTENDING ENACTMENTS TO THE SHAN STATES —continued.

Ming Mit Administration Order, 1906 - rentd.

Enactments extended to the State of Mong Mit, as amended by subsequent enactments in force in any part of Upper Burma at the commencement of this Order—continued.

1		3	1
Number so I year,	Short sitle.	Extent of application	Modifications,
	Pepulstions under 3.	J Fiel, Cap 3—conid.	
XII of 1897	The Upper Burma Ruby Regulation, 1857.	The whole,	
1		• • •	j
1[[of 1892,	The Upper Burms Land and Reveaue Regu- lation, 1842	Section 25	For the terms "General-ent" of "Bittish Garenment," where ever they occur in section 21 the words "Piate of Abra Mit' shall be substituted, and for the words "Cillector" the words "Cillector" the words "Cillector" the shall be substituted.
		Section 26	(1) "State land" shall mean land whelly or partly at the disposal of the State"
			Provided that is the case of dis- gute the Soperarender's shift decide whether any paramilar land is State & m. or not i
			And provided that haid which he is the presents or a craypation of any present and 4 fect what put immediately he for the conventment of this Order treated as "Are hand shall be government to be untilated and carried as "Are hand shall be government to be untilated and carried as "Are hand carried as "
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			The second stage of the District of the District of the Stage of the S
		forting 11 powers	
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THE SHAN STATES (2) NOTIFICATIONS EXTENDING ENACTMENTS TO -continued.

Möng Mit Administration Order, 1906-contd.

Enactments extended to the State of Möng Mit, as amended by subsequent enactments in force in any part of Upper Burma at the commencement of this Order—concluded.

1		2	3	4	
Number and year.		Short title. Extent of application.		Modifications.	
		Regulations under 33	Vict., Cap. 3-eneld.		
I of 1895	•	The Kachin Hill-Tribes Regulation, 1895.	The whole	Section 3 and the Schedule of the- Regulation and the enactments applied thereby or thereunder to the members of a hill-tribe in a hill-tract shall, in such application, be construed as subject to the following provi- sions and modification, namely:—	
• , •			•	"(a) Subject to any special provisions of, or modification effected by, the Kachin Hill-Tribes Regulation, 1895, or any notification thereunder, all enactments applicable to themembers of a hill-tribe in a	
.′				"(b) Regulation V of 1892 shall not apply to the members of a hill-tribe in a hill tract in Möng Mit, until it is expressly extended to Möng Mit by a notification under the Burma Laws Act, 1899."	
		Acts of the Lieutenant-Gove	rnor of Burma Council.		
II of 1898	•	The Burma Ferries Act, 1898.	The whole.		
I of 1899	•	The Burma Gambling Act, 1899.	The whole.	N.	
1 VI of 1907	•	The Burma Village Act, 1907.	The whole.		

THE THIRD SCHEDULE.

Modifications subject to which the Code of Criminal Procedure, 1898, is to extend to Möng Mit.
[See Rule 5 and reference to Act V of 1898 in the Second Schedule.]

I .- Except in reference to proceedings against European British subjects or persons jointly charged with European British subjects, the expression "High Court" shall mean the Commissioner of the Mandalay Division.

II.-(1) The State of Möng Mit shall be a district and a sessions division.

(2) The Superintendent shall be the District Magistrate; the Court of the District Magistrate shall be the Court of Session for the sessions division; and the District Magistrate shall be the Judge of that Court.

" High Court" [Section 4, clause (g)].

Court of session (sections 7, 9, and 103, and Chapter XXIII).

Added by Notification No. 2, dated the 18th January, 1909, see Birma Gazette, 1909, Pt. I, p. 100.

(2) NOTIFICATIONS EXTENDING ENCOMENTS TO THE SHAN STATES -continued.

Mong Mit Administration Order, 1906-confd

(3) As Julie of the Court of Session, the District Magistrate may take cognizance of any offence as a Court of original jurisdiction without the accused person being committed provisions of this Order follow the procedure prescribed for the trial of warrant cases by Magnetrice.

(4) A trial before a Court of Sessions shall be without jury or ail of assessors III - Frery Assistan' Superintendent shall be a Magistrate of the first class

Powers of Awatant Browt nienden ectiona 12, .

IN -Notwithstanling anything in Act V of 1861 or in any other enactment for the continent of time being in for e the Local Government may confer on any Poli cofficer not below the nar iteral time being in for a fine 1900 to devermment may comier on any roll confer he follow the distribution and of the powers conferred or conferable by or under the Gode P were on any 102, intrate in real red to particular cases or to a particular class of cases or to cases (set in 14).

1 -With reference to section 8 of the Lower Burma Courts Act. 1900 every Assistant Justice of the Superintendent being a Furopean British subject shall be a Justi w of the Peace within Peace pertira and for the Sate of Ming Mit

VI -(I) A Magistrate of any class may pass a sertence of whipping. Provided that Wi pp ng a Magistrate of the third class shall not pass a scatence of whipp no unless he is specially (ever a 22) empowers I in that by the Local Government

(a) A Magistrate of the second class may pass a sentence of whipping without being specially empowered to that behalf by the Local Government.

VII -- (1) Magistrates described in the first column of the following table shall in processor addition to the other ordinary powers of mich Vigustrate; twee the powers severally Statistical Securities, and then in the second column thereof without being further empowered in 21.

1	2
Magnetrate	Powers
	- -
Magnetrate of the first slass	To require security for good belavi ir, section 110. To make orders as to local numerous section 133.
Magnitrate of the fre or second class	To make orders probability rejection of counties section 183. In this colers under seen in 144. To take commander of offen either on the parts are in 170 (a). To take commander of offenes on price as in 170 (b). It take commander of offenes will then the commander of offenes will then the price are in 170 (c).
Magnitrates of the first class who are al- Assists ' hiperintendents,	To hear appeals from Magazine of the second of the local second of the local second of T call for second second of S

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MIII - In any file etation and prince for many exercise the persons or for elliptimens section by manifer in charmofful prince for each in a

IN will be a legal garet one to the act oft as the interests tra statement as any police at a may lead a feed a tract with water wife as a circumstat er f the rase le seas nable ** 37 861

(2) NOTIFICATIONS EXTENDING ENACTMENTS THE SHAN STATES TO -continued.

Möng Mit Administration Order, 1906-contd.

(2) But when the officer of his own authority detains any such person in custody for alonger period than twenty-four hours, exclusive of the time necessary for the journey from the place of arrest to the Magistrate's Court, he shall state in the report prescribed in section 62 his reasons for prolonging the detention of the person, and where the detention extends beyond three days, shall submit further reports of the reasons therefor at such intervals as the Magistrate to whom the report under section 62 was submitted may by general or special order direct.

Tender of pardon [(section 337).

X.—A Superintendent or Assistant Superintendent tendering a pardon to an accomplice under section 337 may, notwithstanding anything in that section, try the case himself.

Recording of evidence in cases tried by Magistrates of the second and third classes (Chapter XXV). Appeal (Chapter XXXI).

XI.—Notwithstanding anything in the Code, the Local Government may, from time to time, make rules with respect to the record to be made in cases tried by Magistrates of the second or third class and to the disposal of the record.

- XII.—Subject to the provisions of clause XIII of this schedule an appeal shall lie—
 - (a) from a judgment or order of any Assistant Superintendent or any Magistrate to the Superintendent; and
 - (b) from a judgment or order of the Superintendent, to the Commissioner, Mandalay Division.

Restrictions on appeal (sections 413 and 414).

XIII.—Notwithstanding anything in this schedule or in the Code, an appeal shall not lie in any case in which the Superintendent passes a sentence of imprisonment for a term not exceeding six months, or of fine not exceeding five hundred rupees, or of whipping, or of all or any of those punishments combined.

Notice of appeal (section 422).

XIV.—The Superintendent is hereby appointed to be the officer to whom the Appellate Court shall cause notice to be given of the time and place at which such appeal will be heard.

Enhancement of punishment on appeal (section 23).

XV.—In any case in which an appeal lies, the Appellate Court may enhance any punishment which has been awarded:

Provided that if the appeal is from the sentence of a Magistrate of any class, the Appellate Court shall not inflict a greater punishment than might have been inflicted by a Magistrate of the first class.

Revision (sections 435-438).

XVI.—The Superintendent may, in any case in which he has himself called for, or an Assistant Superintendent has forwarded to him, the record of a proceeding before a Magistrate of the second or of the third class, pass such order in the case as he thinks fit:

Provided that he shall not pass a severer sentence for the offence which in his opinion the accused has committed than might have been passed for such offence by the Magistrate who tried the case, and that no order shall be made to the prejudice of the accused unless he has had an opportunity of showing cause against it.

Conduct of · presecutions section 495).

XVII.—Notwithstanding anything in section 495, a Court may allow any police-officer to conduct a prosecution.

printendent ay withdraw cases (section 52-).
Orders not reversible on

XVIII .- The Superintendent may withdraw from any Magistrate subordinate to him such classes of cases as he may think proper.

technical grounds alone (section 537). Fees for records (section 551).

Saving of

Prov's ons

relating to

Enropean British subjects.

XIX.-Notwithstanding anything in the Code, a finding, sentence, or order shall not be reversed or altered on appeal or revision on account of any irregularity of procedure unless the irregularity has occasioned a failure of justice.

XX.—Rules under section 554, clause (c), may regulate the following among other processes, copies matters, namely :-

(a) the fees to be paid for processes; and

(b) the fees to be paid for copies and inspection of records.

XXI.—Nothing in this notification with respect to procedure in inquiries or trials, or with respect to sentences or appeals therefrom, or the enhancement or execution thereof, shall be construed to affect the Code in its application to European British subjects.

(2) NOTHER ATTENDANCE AND THE STAN STATES

M or Mit Administration Order, 1905-world THE POURTH SCHEDULE

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[ve Burna baret e 190; Pt 1 p 16)

Extension of the Upper Burma Frontier Crossing and Disturbed Districts Regulation, 1987 (IX of 1831)

No 10 data the 10th July, 10%—In secrets of the power conferred by so too 17 sub-section (I) of the Purma Laws Act 173 (AIII of 17%), and with the print of an too of the Govern General in Cur of the Licensities over the Griefel in Appearent in of Political Dispatinest No Caution No 2 data (10 of 20) July 50 (1) and 10 of 1857), to the Ship State (edited the Upper Purma Franker Cross Law 10 miles I) on the Licensities (177) IN of 1857), to the Ship States (edited that the State of Mira, Mira Little dip dip a Mira. (1857), to the Ship States (edited that the State of Mira, Mira Little dip dip a Mira. Largh, subject to the fell ming make at me -

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(2) Notifications extending enactments to the Shan States —continued.

shall each within the local limits of his jurisdiction be deemed to be the Commissioner of the division and every Assistant Superintendent of the Shan States shall within the like limits be deemed to be the Magistrate of the District.

[See Burma Gazette, 1906, Pt. I, p. 464.]

Extending the Burma Gambling Act, 1899 (Burma Act I of 1899) to the Myelat.

No. 13, dated the 13th August, 1906.—In exercise of the powers conferred by section. 10, sub-section (1), of the Burma Laws Act, 1898 (XIII of 1898), and with the previous sanction of the Governor General in Council, the Lieutenant-Governor is pleased to extend to the Myelat (as defined in Political Department Notification No. 10, dated the 11th July, 1895), as amended by Notification No. 8, dated the 1st October, 1900, the Burma Gambling: Act, 1899 (Burma Act I of 1899), with the following restrictions and modifications, namely:—

I.—On such days as the Chief of the State may, by proclamation expressed to be made under this clause, declare to be festivals in such State or in any specified local area thereof, no entry, search or arrest shall be made under the Act within such State or local area except by, or under the orders and in the presence of, an officer specially empowered, by either the Superintendent, an Assistant Superintendent or the Chief of the State, to enforce the Act on such days.

II.—No prosecution or proceedings instituted under the Act, in respect of anything alleged to have been done on a day specified in a proclamation under the preceding clause within the State or local area specified in such proclamation, shall be tried without the sanction in writing of the Superintendent or of the Chief of the State, (and until such sanction has been obtained no process shall be issued in such prosecution or proceeding).

III.—The jurisdiction, powers and duties conferred or imposed by the Act on the. District Magistrate shall be exercised and performed by the Assistant Superintendent of the Myelat.

IV.—The powers and duties conferred or imposed by the Act on police officers shall also be exercised and performed by such persons as the Superintendent or the Chief of the State may authorize in this behalf.

V.—The Chief of the State, whether a Magistrate of the first or second class, may exercise the powers of a Sub-divisional Magistrate under sections 6 and 17 of the Act.

[See Burma Gazette, 1906, Pt. I, p. 556.]

Amendment of the Shan States Laws and Criminal Justice Order, 1895.

No. 3, dated the 22nd January, 1907.—In exercise of the powers conferred by section 10, sub-section (1), of the Burma Laws Act, 1898 (XIII of 1898), and with the previous sanction of the Governor General in Council, the Lieutenant-Governor is pleased to amend Rule 5 of the Shan States Laws and Criminal Justice Order, 1895, as amended by Political Department Notification No. 29, dated the 19th December, 1898, as follows:—

- (i) For the first twelve words of clause (a) of Rule 5, the following shall be substituted, namely:—
 - "(a) in the Myelat and in the notified areas of Taunggyi and Lashio as defined under Chapter X of the Burma Municipal Act, 1898, from time to time, and in the Civil Stations of Loilem and Loimwe as constituted from time to time for purposes of general administration."
- (ii) For the first eleven words of clause (b) of Rule 5, the following shall be substituted, namely:—
 - "In the other Shan States (excluding the notified areas and civil stations above named)."

In exercise of the like power and with the like sanction so much of this Department Notification No. 12, dated the 5th October, 1905, as relates to the said Order, is bere'y superseded.

[See Burma Gazette, 1907, Pt. I. p. 60.]

(2) NOTIFICATIONS EXTENDING ENACTMENTS TO THE SHAN STATES -continued.

Extension of Acts to notified areas of Taunggyi and Lashlo

No 5, dated the 22nd January, 1907—In exercise of the powers conferred by section 10, sub-section (1), of the Burma Laws Act, 1893 (NIII of 1873), and with the previous sanction of the Governor General in Council, the Lividenant Governor of Burns is pleased to extend to the local areas in the Shin States specified in the first column of the List the envelopents are the date of this notification, subject to the

olumn thereof

first column of the second schedule hereto annexed . nd with the like sanction, hereby surveyeded to the extent noted in the second column thereof

FIRST SCHEDULF

•	EXTENSION OF PRACTIFICATION	
:	2	3
Local areas to which the extension is made	Practments extended	Mo. "cat ora.
	Bakt I	·
	Acts of the Governor General in Council	1
i.	The Cattle Trespass Act, 1871 (I of 1871)	
The notified areas of Taunury in the state of Narncher and Labino in the State of North Parket and Labino in the State of North Parket in Linear Municipal Act, 1969, from time too time and it of Cavil Station of Lodem in the State of Labia.		for the defin to not cytima in section 3 the fid on key fid on key fid it has a smaller from " Open" the definition of the fide of the fid
ļ	The Fucise Act, 1896 (XII of 1890)	1
Act of the	i Litulenant Orgernor of Hurma in Com	ani.
The not "all areas of Taungeri in the State of Language and the State of North Hermi as defined under Chapter X of the Harma Mun epial Art 1295 from time to time and it et al. Platin of Lo lem in the State of Laihha.	(parms art cr 1/45)	
	PART II	
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The notificiares of Taurgers in the State of lawriber as defoul anier Chajter A of the luman Municipal Act, 1894 from time to time and the Cul State on of Lo lem in the state of La bha.	The Liper Purms Land and Resease Englishes, 1999 (Englishes) III of Jaco section Exami Chapter 13	

(2) NOTIFICATIONS EXTENDING ENACTMENTS TO THE SHAN STATES -continued.

SECOND SCHEDULE.

Supersystem of Nothications.

i.	2
Notifications superseded.	Extent of supersection.
Chief Commissioner of Eurma, Political Department No. 43, dated the 16th December, 1875. Chief Commissioner of Burma, Political Department No. 13, dated the 24th May, 1695. Government of Burma, Political Department No. 22, dated the 5rd October, 1873. Government of Burma, Political Department No. 27, dated the 19th December, 1693. Government of Burma, Financial Department No. 37, dated the 21st June, 1690. Government of Burma, Financial Department No. 65, dated the 30th November, 1999. Government of Burma, Political Department No. 10, dated the 20th April, 1991. Government of Burma, Political Department No. 12, dated the 5th October, 1995.	The whole. So much as relates to Political Department Notification No. 27, dated the 19th December, 1893, and to Yinancial Department Notification No. 65, dated the 30th November, 1990.

Cancellation of Notification extending section 28 of the Upper Burma Land and Revenue Regulation, 1889 (III of 1889) to Notified Areas.

No. 13, dated the 11th April, 1907 .- In exercise of the power conferred by section 10, sub-section (1) of the Burma Laws Act, 1893, and with the previous sanction of the Governor General in Council, the Lieutenant-Governor cancels, with effect from the 11th April, 1907, the extension of section 26 of the Upper Burma Land and Revenue Regulation, 1889, as modified by Political Department Notification No. 3, dated the 28th January, 1897, to the undermentioned local areas in the Shan States :-

- (1) The notified area of Taungeyi in the State of Yawnghwe as constituted from time to time under Chapter X of the Burma Municipal Act, 1893.
- (2) The notified area of Lashio in the State of North Hsenwi as constituted from time to time under Chapter X of the Burma Municipal Act, 1893.
 (5) The Civil Station of Loimwe in the State of Kentung.
 (4) The Civil Station of Loilem in the State of Laihka.

[See Burma Gazette, 1907, Pt. I, p. 261.]

Extension of section 26 of the Upper Burma Land and Revenue Regulation, 1889 (III of 1889) to Taunggyi.

No. 14, dated the 11th April, 1907.—In exercise of the powers conferred by section 10, sub-section (1), and section 12, sub-section (1), clause (c), of the Burma Laws Act, 1898 (XIII of 1898), and with the previous sanction of the Governor General in Council, the Lieutenant-Governor is pleased-

Firstly, to extend section 26 of the Upper Burma Land and Revenue Regulation, 1889 (Regulation III of 1889). subject to the modifications mentioned below. to notified area of Taunggyi (in the Shan State of Yawnghwe) as constituted under Chapter X of the Burma Municipal Act, 1898 (Burma Act III of 1898), from time to time, and

(2) NOTIFICATIONS EXTENDING ENACTMENTS TO THE SHAN STATES

-continued.

Secondly, to durect that any muisdiction, powers or duties incident to the operation of the said Regulation are to be exercised on performed by the authority mentioned in the first column of the following table shall, in the said notified are of Taungay as no constituted be exercised or performed by the authority mentioned in the second column of the following table.

Modifications.

State land shall mean land wholly or partly at the disposal of Government Provided that-

- (a) in case of dispute the Superintendent shall decide whether any particular land
- is State land or not;
 (b) all
- (c) no

under the authority of the Superintendent and Political Officer of the Southern Shan States

TABLE

Authority mentioned in Regulation

Authority by which corresponding jurisdiction powers and duties are to be exercised or performed in the notified area of Taunggyi

Financial Commissioner
Resenue Officer

Lacutenant Governor
Superintendent and Political Officer, Southern
Shin States, Assistant Superintendent and any
officer appointed to be a Revenue Officer by the
Local Government

[See Burma Gazette, 1907, Pt I, p 261]

Application of the Kachin Hill Tribes Regulation, 1875 (I of 1895), to the Lishaw Tribe in the ong Mit Hills.

Notification No. 18, dated the 19th June, 1967.—In exercise of the power culferred by the Kachin Hill Tribes Regulation, 1935 (I of 1935) and could the previous sanction of the Governor General in Council, the Lacidennii Covernor is pleased to direct that the sud Pegulation shall apply to the Lashaw or Yawyin tribes in the Hill Tracts of the State of Mong Mill.

[See Burma Gazette, 1907, Pt. I, p. 433]

Extension of the Indian Electricity Act, 1903 (III of 1903)

No. 10, dated the 21st June, 7607—In exercise of the powers conferred by section 10, mile section (1), and by section 12, who retion (1), clause (e), of the Huma Laws Art 1831 (MTH of 1973), and with the previous stanction of the Governor General in Courch, the Leatenant Governor is pleased to extend the Irdan Electricity Act, 1923 (III of 1973) viall the Shin States, and to direct that any jurisdiction, power or duty which under that the late the exercised or performed by the District Magnetizate may in a Shan State be exercised or performed by a Superintendent or, when specially appeared in this behalf by the Local Government, by an Assistant Superintendent or,

[See Burma Gazette, 1997, Pt. 1, p 450]

Extension of the Indian Patradition Act, 1903 (XV of 1903)

No. 22, deted the 17th July, 157,—In ever ise of the powers conferred by section 13, sub-section (1), and section 12, sub-section (1), clause (c), of the Burma Laws Act, 1721 (XIII of 172), and with the previous another of the Geograph General in Conjul the Lieutenant Governor is pleased to extend to all the Shan States the Indian Extradition

(2) NOTIFICATIONS EXTENDING ENACTMENTS TO THE SHAN STATES —continued.

Act, 1903 (XV of 1903); and to direct that any jurisdiction, powers and duties which may be exercised or performed by a Magistrate under the said Act shall be exercised and performed:—

(a) in the Northern Shan States, by the Superintendent or any Assistant Superintendent for the time being of the Northern Shan States:

(b) in the Southern Shan States and in the Myelat, by the Superintendent and Political Officer or any Assistant Superintendent for the time being of the Southern Shan States;

(c) in the States of Hsawnghsup and Singkaling Hkamti, by the Deputy Commissioner for the time being of the Upper Chindwin District.

In this notification "Northern Shan States," "Southern Shan States" and the "Myelat" mean the States specified under these descriptions respectively in the notification of the Chief Commissioner of Burma in the Political Department, No. 10, dated the 11th July, 1895.

So much of this Department Notification No. 13, dated the 11th July, 1895, and of the second schedule to this Department Notification No. 11, dated the 11th July, 1895, as amended by this Department Notification No. 20, dated the 20th August, 1898, as relates

to Acts XXI of 1879 and V of 1896 is hereby cancelled.

[See Burma Gazette, 1907, Pt. I, p. 574.]

Extension of the Upper Burma and Arakan Hills Frontier Crossing and Disturbed Districts Regulation, 1907 (I of 1907).

No. 30, dated the 31s' August, 1997.—In exercise of the powers conferred by section 10, sub-section (1), and section 12, sub-section (1), clause (c), of the Burma Laws Act, 1898 (XIII of 1893), and with the previous sanction of the Governor General in Council, the Lieutenant-Governor is pleased to extend to all the Shan States the Upper Burma and Arakan Hills Frontier Crossing and Disturbed Districts Regulation, 1907 (I of 1907), and to direct that any jurisdiction, power or duty, which under the said enactment is to be exercised or performed by an officer mentioned in the first column of the following table, shall in the Shan States be exercised or performed by the officer mentioned in the second column within the local limits of his jurisdiction, namely:—

Officer mentioned in the Regulation (I of 1907).	Officer by whom the jurisdiction, power or duty is to be exercised or performed in the Shan States.
Commissioner of the Division	Superintendent and Political Officer, Southern Shan States, in the Southern Shan States and the Myelat. Superintendent, Northern Shan States, in the Northern Shan States. Commissioner, Mandalay Division, in the State of Hkamti Long, Möng Mit and its dependency Möng Lang. Commissioner, Sagaing Division, in the States of Sinkaling, Hkamti and Hsawngh-
Deputy Commissioner of the District	sup. Every Assistant Superintendent in the Shan States. Deputy Commissioner of Myitkyina in the State of Hkamti Long. Deputy Commissioner of the Ruby Mines District in the State of Möng Mit and its dependency Möng Lang. Deputy Commissioner of the Upper Chindwin District in the States of Singkaling, Hkamti and Hsawnghsup.

(2) NOTIFICATIONS PATENDING PACTURETS TO THE SHAN STATES -- continued.

Application of section 2 (3) of Regulation I of 1907

No. 53, dated the 31st buyes, 1005.—In supersession of this Department Authorities on S., dated the 17th February, 1206 the Lieutenant Govern r is pleased to apply to all the Shan States clause (r) of section 2 of the Upper Burma and Arskay lill's Frontier Crossing and Disturbed District Regulation, 1907 (1 of 1907), as extended to the Shan States by this Department Notification No. 30, dated the 31st August, 1908.

[See Burma Gazette, 1907, Pt I. p 709]

Extension of the Epidemic Diseases Act, 1897 (III of 1897)

Notification No 32, duted the 21th dictoler, 1997.—In exercise of the powers conferred by section 10, sub-section 19, of the Burna Lawa Act, 1938 (MIII of 1954), and with the previous sanction of the Governor General in Council, the Lieutenant Governor is pleased to extend the Epidemic Diseases Act 1937 (HII of 1957), to all the Shan States, subject to the modification that the following shall be substituted for section 3 of the Act, namely —

'3 Any person disobeying any regulation or order made under this Act shall be punished with imprisonment for a term which may extend to six months or with fine which may extend to one thousand rupees or with both'

[See Burma Gazette, 1907, Pt I, p 855]

Extension of section 26 of the Upper Burma Land and Revenus Regulation, 1889 (III of 1889), to Lashio

Volutionton No. 44, dated the 12th Discender, 1916.—In exercise of the powers conferred by section 10 sub-section (1), and section 12 sub-section (1), clause (c) of the Burm Laws Act, 1873 (VIII of 1893), and with the previous sanction of the dovernor General in Council, the Lieutenant Governor is pleased.

- Firstly, to extend section 26 of the Utper Burma Land and Pevenue Regulation, 1829 (Regulation III of 1829), subject to the modifications ment and below, to the notified area of Lashio in the Shan State of North Hismay) as centituted under Chapter X of the Burma Municipal Act, 1876 (Burma Act III of 1826), from time to time, and
- Secondly, to direct that any pirialiction, powers or duties in ident to the operation of the said Regulation which under the said Regulation are to be exercised or performed by the authority mentioned in the first column of the fillware table shall, in the said in tifled said of the as so continued be exercised or performed by the authority mentioned in the second column of the following table.

MODIFICATIONS

State land shall mean land wholly or partly at the disposal of Government . Provided that -

- (a) in case of dispute the Superintendert shall decide whether any parts olar lar I is State land or not,
- (b) all land shall be deemed to be State land till it has been proved to the satisfation of the Superintendent to be non-State land, and
- (c) no land shall be deemed to be State land which has been in the unintersisted occupation of any individual or of his predeseriers in title for a jeried of twilte years immediately preceding the date of this hit of an universal his person holds only a temporary right to be laid on let a jerie this of by or under the authority of the heperistic let of the Northern behan belief.

(2) Notifications extending enactments to the Shan States —continued.

TABLE.

Authority mentioned in Regulation.	Authority by which corresponding jurisdiction, powers and duties are to be exercised or performed in the notified area of Lashio.
Financial Commissioner	Lieutenant-Governor. Superintendent, Northern Shan States, Assistant Superintendent and any officer appointed to be a Revenue Officer by the Local Government.

[See Burma Gazette, 1907, Pt. I, p. 1012.]

Extension of the Burma Motor-Vehicles Act, 1906 (Burma Act II of 1906).

Notification No. 2, dated the 9th January, 1908.—In exercise of the powers conferred by section 10, sub-section (1), and by section 12, sub-section (1), clause (c), of the Burma Laws Act, 1898 (XIII of 1898), and with the previous sanction of the Governor General in Council, the Lieutenant-Governor is pleased to extend the Burma Motor-vehicle Act, 1906 (Burma Act II of 1906), to all the Shan States, and to direct that any jurisdiction, power or duty which under that Act is to be performed by a Magistrate may, in a Shan State, be exercised or performed by a Superintendent or an Assistant Superintendent.

[See Burma Gazette, 1908, Pt. I, p. 16.]

Extension of section 34 of the Police Act, 1861 (V of 1861), to notified area of Loilem in the Shan States.

Notification No. 16, dated the 15th January, 1908.—The Lieutenant-Governor is pleased to extend the provisions of section 34 of the Police Act, 1861 (V of 1861), to the notified area of Loilem, in the Southern Shan States, within the boundaries specified below:—

North.—From pillar IV in an easterly direction the right bank of the irrigation channel to the point (3,200 feet distant from the Loilem Post Office) where it is crossed by the Loilem Laihka cart-road (marked by pillar V); thence a demarcated line in an easterly direction round the present line of cultivation to a solitary tree on the high ground (marked by pillar VI); thence a straight line bearing 111° to just north-east of the Christian cemetery, leaving the cemetery within the station (marked by pillar VII); thence a straight line bearing 105° to a point on the Loilem-Wanpong mule-road (marked by pillar VIII); thence the Loilem-Wanpong mule-road to the point (marked by pillar IX) where the Laihka and Möng Nai States meet.

East.—From pillar IX southwards a path forming the inter-State boundary between Laihka and Möng Nai to a point on the present Government cart-road near mile 59 near Pang-kawk-wo village (marked by pillar X).

South.—From pillar X in a westerly direction the present Government cart-road to

South.—From pillar X in a westerly direction the present Government cart-road to the point where the latter bifurcates from the old cart-road; thence the old cart-road to the first point, pillar I.

West.—From pillar I at the point where the present Government cart-road through Loilem and the old Government cart-road bifurcate, the present road to mile 56-7 (marked by pillar II); thence a straight line bearing 332° to the south-east corner of the Loilem pongyi-kyaung (marked by pillar III); thence a line bearing 357° to a point on the right bank of an irrigated channel running along the foot of the high ground on which the pongyi-kyaung is situated (marked by pillar IV).

[See Burma Gazette, 1908, Pt. I, p. 31.]

Extension of the Indian Arms Act, 1878 'XI of 1878), to Taunggyi and Lashio

Notification No. 8, dated he 23rd June, 1908.—In exercise of the powers conferred by section 10, sub-section (1), and section 12, sub-section (1), clause (c), of the Burma Laws Act, 1898 (XIII of 1898), and with the previous sanction of the Governor General

(2) NOTIFICATIONS EXTENDING ENACTMENTS TO THE SHAN STATES ---concluded.

in Council, the Lieutenant Governor is pleased to extend the Indian Arris Act, 1876 (M. 1876) (M

(a) in the notified area of Taunggyi by the Superintendent and Political Officer or any officer for the time being exercising the powers of an Assistant Superin tendent of the Southern 'han States

(b) in the notified area of Lashio by the Superintendent or any officer for the time being exercising the powers of an Assistant Superintendent of the Northern

Shan States
(c) in the notified area of Loilem by the Superintendent and Political Officer or any
officer for the time being exercising the powers of an Assistant Superirsens

(d) in the Civil Station of Louisse by the Superintendent and Political Offser or any officer for the time being exercising the powers of an Assistant Superintendent of the Scuthern Shan States

In this Notification 'Southern Shan States' and "Northern Shan States recan the States specified under these descriptions respectively in the Notification of the Chief Commissioner of Burma in the Political Dejartime to No 10 dated the 11th July 1205

[See Burma Gazette, 1903 Pt I, p 455]

Patension of portions of the Code of Civil Procedure 1908 (Act V of 1908), to the Shan States and Mong Mit.

Notification No. 9 dated the 5th July 1999—In exercise of the powers conferred to Digitation 10 subsection (i) of the Burma Laws Act 1973 and in supernova of this Digitation No. 18 dated the 21st dame 1901 and of so man hot the Second Schedule of the Mong Mit Administration Order 1905 published in this Department Voltacion No. 4 dated the 21st March 1905 as relates to the Code of Civil Procedure 1932, the Licentenian Governor with the previous ranction of the Governor General Mit council is pleased to extend to the Asian Schae the I provisions of sections 23, 33 and 44 and Rules 4,5 and 6 of Order NNI of the First Schedule of the Code of Civil Procedure 1903.

[See Burmin Gazette 1909 Pt I p 536]

B.-THE KACHIN HILLS.

Nother clies extended and alline engineers to the Kaches Hills of Hill-terms

No 22 dated the 19th October 19 — In exercise of the power conferred by section 1, sub-section 1), of the ha him Hill Index President in (1 of 1.23) and with the president control of the Green's theoretical in C — if the I categorial C very ris pleased to die a that the said Regulation shall—

(1) extend to -

e) althe hiltra to in the Hamo dotes to and

Fi all the I II tra to so the Merikaira district lying-

n the west of the Irrawalds to the mosth of a long group appears stell done west along the parallel (2014) septimines to the distance of the parallel set and in the first long the wild not the Wata has him load studying to the Wata has him load studying to

B.—Notifications extending and applying enactments to the Kachin Hills or Hill-tribes—continued.

- (ii) on the east of the Irrawaddy, to the south of the 'Nmaikha and of a straight line drawn from the junction of the Meungdônkha with the 'Nmaikha above 'Nsentaru ferry to the high conical peak situated approximately in latitude 25° 35' north and in longitude 98° 14' east; and shall—
- (2) apply to the undermentioned hill-tribes in those tracts—Kachins. Yawyins.

This Department's Notification No. 6, dated the 26th June, 1895, is hereby super-seded.

[See Burma Gazette, 1907, Pt. I, p. 854.]

No. 18, dated the 13th August, 1895.—In exercise of the powers conferred by section 1, sub-section (3), of the Kachin Hill Tribes Regulation (I of 1895), and with the previous sanction of the Governor General in Council, the Chief Commissioner is pleased to direct that the said Regulation—

(i) shall extend to all the hill tracts in the Katha District;

(ii) and shall apply to the undermentioned hill-tribe in those tracts:

Kachins.

[See Burma Gazette, 1895, Pt. I, p. 353.]

No. 35, dated the 18th November, 1895.—In exercise of the powers conferred by section 1, sub-section (3), of the Kachin Hill Tribes Regulation (I of 1895), and with the previous sanction of the Governor General in Council, the Chief Commissioner is pleased to direct that the said Regulation—

(1) shall extend to all the hill tracts in the State of North Hsenwi;

(2) and shall apply to the hill-tribe in those tracts known as the Kachins.

[See Burma Gazette, 1895, Pt. I, p. 509.]

No. 38, dated the 22nd November, 1895.—In exercise of the powers conferred by section 1, sub-section (3), of the Kachin Hill Tribes Regulation (I of 1895), and with the previous sanction of the Governor General in Council, the Chief Commissioner is pleased to direct that the said Regulation—

(i) shall extend to all the hill tracts in the State of Möng Mit, with its dependency

Möng Lang; and

(ii) shall apply to the undermentioned hill-tribes in those tracts:

Kachins and Palaungs.

[See Burma Gazette, 1898, Pt. I, p. 518.]

No. 14, dated the 30th June, 1898.—In exercise of the powers conferred by the proviso to section 3, sub-section (2), of the Kachin Hill Tribes Regulation, 1895 (I of 1895), and with the previous sanction of the Governor General in Council, the Lieutenant-Governor of Burma is pleased to declare that, on and with effect from the 1st day of July, 1898, the following portions of the 'Code of Criminal Procedure, 1898 (Act V of 1898), shall be applicable to members of a hill-tribe in a hill tract:

Provided that all references in the said Regulation to the Code of Criminal Procedure, 1882 (Act X of 1882), shall be construed as referring to the corresponding provisions of the Code of Criminal Procedure, 1898 (Act V of 1898), and that the portions of the said Code now declared to be applicable shall be subject to the provisions of the said Regula-

tion so construed:

Provided also, that for section 345 of the said Code the following shall be deemed to

be substituted, namely :---

"345. Any offence may, with the permission of the Court by which the offence it triable, be compounded."

Portions of the Code of Criminal Procedure, 1898, declared to be applicable to members of a hill-tribe in a hill tract.

Sections 2, 3, 4, 12, 13, 17, 26, 28, 29, 31, 32, 33, 35, 42, 44; Chapter V, sections 68, 75, 79, 81, 82, 87, 89; Chapter VIII, Chapter IX, Chapter XIII, sections 177, 198;

Compounding Offences.

B.—Notification extending and applying enactments to the Kachin Hills of Hill-tribis—concluded.

Chapter XVI, Chapter AVII, Chapter AIV, Chapter XXI, Chapter XXII, sections 337, 343, 345, 349, 350, 351, Chapter XVV, Chapter XXVI, sections 374, 379; Chapter XXVII, Chapter XXVIII, Sections 523, 531, 537, 549, 545, 547, 555, 553, 552, 553, and 554

Schedule II, except column 6, Schedules III and IV.

Extension of the Indian Post Office Act, 1898 (VI of 1898) to Members of a

No. 24 dited the 7th Detection, 1894—In exercise of the power conferred by the protest time turn 3 subsection (2) of the Kachin Hill Tribs Regulation 1835 (I of 1895), and with the previous sention of the Governor General in Council the Lieutenant Governor of Burms is a leised to declare the "Indian Post Office Act 1833 (VI of 1893), to be and table to members of a bull tribe in a hill tract.

[bee Burma Gazette, 1893 Pt I, p 564]

Extension of the General Clauses Act 1897 (X of 1897) to Members of a Hill-

A 0 6 dated the 16th February, 1999—In exercise of the power conferred by the prints to se tion 3 subsection (2), of the hachin Hill Tribes Presidentian 1055 (I of 1893) and with the previous sanction of the Governor General in Council the Lieutenant Governor of Burma is pleased to declare the General Clauses Act 1077 (A of 1077), to be apply able to members of a hull tribe in a hull tract.

[See Burma Gazette, 1899 Pt I, p 83]

Extension of the Elephants Preservation Act, 1879 (VI of 1879) to Members of a Hill tribe

No 219, dated the 9th September, 1992.—In exercise of the power conferred by the privity to action 5, sub-section (5), of the Kachin Hill Tribes Regulation 1975 (1 of 1975), and with the previous sanction of the Governor General in Council the Leurenae Covernor of Burma is pleased to declare the Flephants Preservation Act. 1979 (VI of 1974). It is applicable to members of all hill tribes in the hill tracts within the limits of the Bhamo. Withsian and Katha districts.

[See Burma Gazette 1902, Pt 1, p 631]

Friension of the Burma Forest Act, 1902 (Burma Act IV of 1902) to Meribers of a Hill tribe

Not it ocerts) dated the 5th Letriuor i 16.7—In superiors in of this Department Notification to 23s (Ferest) dated the 5th July 1273 and in exercise of the powers conferred by the power to seek in 3 sub-set in (4) of the ka him Hill Tribes Legala tion 1235 [1 of 1635] and with the privates in the not the Govern referral in (cur if the Leuterint to section of Barrae is 17/2004 to declare the Huma Ferey Act 1922 (that Act 14) of 1922 to be applicable to resubsisted a hill tribe in a hill tra-

[See Birr a Garette 1905 Pt I. 1 89]

Extension of the Flephants Preservation Act, 1679 (VI of 1870) to Members of a Hill-tribe

As an ited the St. Becember, 19 t - In order to of the power conferred by the principles of the first of the

B.—Notifications extending and applying enactments to the Kachin Hills or Hill-tribes—continued.

- (ii) on the east of the Irrawaddy, to the south of the 'Nmaikha and of a straight line drawn from the junction of the Meungdônkha with the 'Nmaikha above 'Nsentaru ferry to the high conical peak situated approximately in latitude 25° 35' north and in longitude 98° 14' east; and shall—
- (2) apply to the undermentioned hill-tribes in those tracts— Kachins. Yawyins.

This Department's Notification No. 6, dated the 26th June, 1895, is hereby super-seded.

[See Burma Gazette, 1907, Pt. I, p. 854.]

No. 18, dated the 13th August, 1895.—In exercise of the powers conferred by section 1, sub-section (3), of the Kachin Hill Tribes Regulation (I of 1895), and with the previous sanction of the Governor General in Council, the Chief Commissioner is pleased to direct that the said Regulation—

(i) shall extend to all the hill tracts in the Katha District;

(ii) and shall apply to the undermentioned hill-tribe in those tracts:-

Kachins.

[See Burma Gazette, 1895, Pt. I, p. 353.]

No. 35, dated the 18th November, 1895.—In exercise of the powers conferred by section 1, sub-section (3), of the Kachin Hill Tribes Regulation (I of 1895), and with the previous sanction of the Governor General in Council, the Chief Commissioner is pleased to direct that the said Regulation—

(1) shall extend to all the hill tracts in the State of North Hsenwi;

(2) and shall apply to the hill-tribe in those tracts known as the Kachins.

[See Burma Gazette, 1895, Pt. I, p. 509.]

No. 38, dated the 22nd November, 1895.—In exercise of the powers conferred by section 1, sub-section (3), of the Kachin Hill Tribes Regulation (I of 1895), and with the previous sanction of the Governor General in Council, the Chief Commissioner is pleased to direct that the said Regulation—

(i) shall extend to all the hill tracts in the State of Möng Mit, with its dependency

Möng Lang; and

(ii) shall apply to the undermentioned hill-tribes in those tracts:

Kachins and Palaungs.

[See Burma Gazette, 1898, Pt. I, p. 518.]

No. 14, dated the 30th June, 1898.—In exercise of the powers conferred by the proviso to section 3, sub-section (2), of the Kachin Hill Tribes Regulation, 1895 (I of 1895), and with the previous sanction of the Governor General in Council, the Lieutenant-Governor of Burma is pleased to declare that, on and with effect from the 1st day of July, 1898, the following portions of the 'Code of Criminal Procedure, 1898 (Act V of 1898), shall be applicable to members of a hill-tribe in a hill tract:

Provided that all references in the said Regulation to the Code of Criminal Procedure, 1882 (Act X of 1882), shall be construed as referring to the corresponding provisions of the Code of Criminal Procedure, 1898 (Act V of 1898), and that the portions of the said Code now declared to be applicable shall be subject to the provisions of the said Regula-

tion so construed:

Provided also, that for section 345 of the said Code the following shall be deemed to

be substituted, namely :-

"345. Any offence may, with the permission of the Court by which the offence it triable, be compounded."

Portions of the Code of Criminal Procedure, 1898, declared to be applicable to members of a hill-tribe in a hill tract.

Sections 2, 3, 4, 12, 13, 17, 26, 28, 29, 31, 32, 33, 35, 42, 44; Chapter V, sections 68, 75, 79, 81, 82, 87, 89; Chapter VIII, Chapter IX, Chapter XIII, sections 177, 198;

Compounding Offences.

B.—Notheration extending and applying enactments to the Kachin Hills or Hill-trips—concluded.

Chapter XVI, Chapter AVII, Chapter AIX, Chapter AX, Chapter XXI, Chapter XXII, sections 337, 343, 345, 349, 350 351, Chapter AXV, Chapter XAVI, elections 374, 379; Chapter AXVIII, Chapter AXXII, Sections 523, 531, 537, 540, 543, 545, 547, 555, 553, 652, 553 and 554

Schedule II, except column 6, Schedules III and IV. [Net Burma Gazette, 1893, I't I, p. 322.]

Extension of the Indian Post Office Act, 1898 (VI of 1898) to Members of a

No. 23 ditted the "th December, 1898.—In exercise of the power conferred by the protoco to as tion 3 sub-section (2) of the Kakin Hill Tribes Regulation 1205 (I of 1828), and with the previous such into not the Governor General in Council the Licenteant Governor of Burma is placed to declare the 'Indian Post Office Act, 1893 (VI of 1830), to be applicable to members of a hill tribe in a hill treat.

[See Burma Gazette, 1893, Pt. I. p. 564]

Extension of the General Clauses Act 1897 (X of 1897) to Members of a Hill-tribe.

No. C. dated the 18th February, 1899—In exercise of the power conferred by the provise to se tion 3 sub-section (2), of the Kachin Hill Tribes Begulation 1895 (1 of 1893) and with the previous sanction of the Governor General in Council the Leutenant-Governor of Burma is pleused to declare the General Clauses Act. 1827 (X of 1827), to be applicable to members of a hull trate in a hull tract.

[See Burma Gazette, 1899, Pt I, p 63]

Extension of the Elephants Preservation Act, 1879 (VI of 1879) to Members of a Hill tribe.

No 219 dated the 2th September, 1992—In exercise of the power conferred by the provise to se tion 3 sub-section (4), of the Kachin Hill Tribes Regulation, 1825 (1 of 1825), and with the previous sanction of the Governor General in Conneil, the Licettenatic Governor of Burma is pleased to declare the Flephants Preservation Act, 1879 (VI of 1879) to be applicable to members of all hill tribes in the hill tracts within the limits of the Bhrimo Myithyan and Katha districts

[See Burma Gazette, 1902, Pt. I, p. 631]

Extension of the Burma Forest Act, 1903 (Burma Act IV of 1902) to Members of a Hill-tribe

As 5' (Frests) dated the 9th February, 1973—In superceiven of the Department Notification No 213 Fourests) dated the 4th July, 1979 and in secretar of the forests conferred by the groups to section 3, sub-section (2), of the Ka him Hill Tribes Fecula tion 1935 (1 of 12)3 and with the previous section of the Gowert General notice the Testifenth Concernor of Burra is pleased to declare the Burna Livest Act. 1972 (Bur Act 19, of 1992) to be agif hable for residers of a full tribe in a hill tract

[bee Burr a Garette, 1903, Pr. I. ; 29]

Extension of the Flephants Preservation Act, 1879 (VI of 1879) to Members of a Hill-tribe

As for direct the SA December, 1973—In our wo of the power conferred by the prime to set in 3 s b set in 10, of the hadin Hill Triber Pegalation 175 (Left 175), and with the press is not in the forcer of General in Co. all the Lestenson 6 s runs. If Power is placed to declare the Left places Processing a key Left [Mark 175] to be applied by the Mark 1 of the results in Key Left [Mark 175]. The applied is the left in the following the mark 18 m and 1

C.—THE CHIN HILLS.

NOTIFICATIONS EXTENDING OR APPLYING ENACTMENTS TO THE CHIN HILLS OR HILL-TRIBES.

Application of portions of the Criminal Procedure Code, 1898,

No. 15, dated the 30th June, 1898.—In exercise of the powers conferred by the proviso to section 3, sub-section (2), of the Chin Hills Regulation, 1896 (V of 1896), and with the previous sanction of the Governor General in Council, the Lieutenant-Governor of Burma is pleased to declare that, on and with effect from the 1st day of July, 1898, the following portions of the 'Code of Criminal Procedure, 1898 (Act V of 1898), shall be applicable to Chins in the Chin Hills:

Provided that for section 345 of the said Code the following section shall be deemed

to be substituted, namely :-

"Any offence may, with the permission of the Court by which the offence is triable, be compounded."

Portions of the Code of Criminal Procedure, 1898, declared to be applicable to Chins in the Chin Hills.

Sections 2 to 13, 17, 26, 28, 29, 31, 32, 33, 35, 42, 44; Chapter V, sections 68, 75, 79, 81, 82, 87, 89; Chapter IX, Chapter XIII, sections 177, 198; Chapter XVI, Chapter XVII, Chapter XIX, Chapter XX, Chapter XXI, Chapter XXII, sections 337, 343, 345, 349, 350, 351; Chapter XXV, Chapter XXVI, sections 374, 379; Chapter XXVIII, Chapter XXIX, Chapter XXXI, Chapter XXXII, Chapter XXXIV, Chapter XXXIV, Chapter XXXIV, Chapter XXIII, Chapter XXIII, Chapter XIIII, sections 528, 531, 537, 540, 543, 545, 547, 556, 558, 562, 563 and 564. Schedule II, except column 6, Schedules III and IV.

[Burma Gazette, 1898, Pt. I, p. 322.]

Post Office Act, 1898 (VI of 1898).

No. 21, dated the 9th September, 1898.—In exercise of the power conferred by the proviso to section 3, sub-section (2) of the Chin Hills Regulations, 1896 (V of 1896), and with the previous sanction of the Governor General in Council, the Lieutenant-Governor of Burma is pleased to declare the Indian Post Office Act, 1898 (VI of 1898), to be applicable to the tracts to which section 2 and sections 4 to 41 of the said Regulation may, for the time being, extend.

[Burma Gazette, 1898, Pt. I, p. 420.]

Upper Burma Land and Revenue Regulation (1889) Amendment Regulation, 1898 (III of 1898).

No. 93, dated the 9th March, 1899.—In exercise of the power conferred by the proviso to section, 3, sub-section (2), of the Chin Hills Regulation, 1896 (V of 1896), and with the previous sanction of the Governor General in Council, the Lieutenant-Governor is pleased to declare section 31 of the Upper Burma Land and Revenue Regulation, 1889 (III of 1889), as amended by the Upper Burma Land and Revenue Regulation (1889) Amendment Regulation, 1898 (III of 1898), to be applicable to Chins in the Chin Hills.

[Burma Gazette, 1899, Pt. I, p. 134.]

General Clauses Act, 1897 (X of 1897).

No. 7, dated the 16th February, 1899.—In exercise of the power conferred by the proviso to section 3, sub-section (2), of the Chin Hills Regulation, 1896 (V of 1896), and with the previous sanction of the Governor General in Council, the Lieutenant-Governor of Burma is pleased to declare the ²General Clauses Act, 1897 (X of 1897), to be applicable to Chins in the Chin Hills.

[Burma Gazette, 1899, Pt. I, p. 83.]

Compounding Offence.

General Acts, Vol. V.
 General Acts, Vol. IV.

C.—Notherations entending or applaing enactments to the Chen Hills or Hill-prints—concluded.

Burma Forest Act, 1902 (Burma Act IV of 1902)

No 54 (Forests) doted the 5th February, 1991—In supersession of this Department Notification No 242 (Forests), dated the 4th July, 1879 and in exercise of the power conformed by the provise to section 5 sub-section (2), of the Chin Hills Re, halton, 1876 (V of 1896), and with the previous sunction of the Governor General in Council, the Lieutenant Governor of Burma is pleased to declare the Burma Forest Act, 1902 (Burma Act IV of 1892), to be applicable to China in the Chin Hills

[Burma Gazette, 1299, Pt. I p 369]

Upper Burma and Arakan Hills Frontier Crossing and Disturbed Districts
Regulation, 1807 (I of 1807)

No. 29, dated the list lagues, 1907—In exercise of the powers conferred is the most to section 3 sub-rection (2), of the Chin Hills Regulation 12% (V of 1936), and with the previous sanction of the Governor General in Council, the Licuteriant towernor is pleased to declare the Upper Burms and Trakan Hills Frontier Cressin, and Districts Regulation, 1907 (I of 1907) to be applicable to Chins in the Chin Hills

[bee Burma Garette 1907 Pt I 1 703]

APPENDIX I.

1. Enactments declared in force in or extended by Notification under the Scheduled Districts Act, 1874 (XIV of 1874), to the Scheduled Districts in Burma.

The following are the Scheduled Districts in Burma :--

- 1. The Arakan Hill Tracts.
- 2. Upper Burma (except the Shan States).

The Arakan Hill Tracts.

The Scheduled Districts Act, 1874 (XIV of 1874), was brought into force in the Arakan Hill Tracts by the following notification:—

No. 346, dated the 14th August, 1889.—In exercise of the powers conferred by section 3 of the Scheduled Districts Act, XIV of 1874, the Chief Commissioner of Burma, with the previous sanction of the Governor General in Council, declares that the said Act is in force in the Hill Tracts of Arakan.

[See Burma Gazette, 1889, Pt. I, p. 369.]

Enactments declared in force in or extended by Notification under the Scheduled Districts Act, 1874 (XIV of 1874).

1	2	3	4	5	6
Year.	No.	Short title or subject.	Places in or to which declared in force or extended.	Extent to which declared in force or extended.	Notification.
1882	XIV	The Code of Civil Procedure, 1882.	Arakan Hill Tracts	Sections 223 to 228.	No. 347, dated the 14th August, 1889.—In exercise of the powers conferred by section 5 of the Scheduled Districts Act(XIV of 1874), the Chief Commissioner of Burma, with the previous sanction of the Governor General in Council, extends sections 223 to 228 of the Code of Civil Procedure to the Hill Tracts of Arakan. [See Burma Gazette, 1889, Pt. I, p. 369.]

2.-Upper Burma.

The 'Scheduled Districts Act was brought into force in Upper Burma by the following notification:—

No. 789-E., dated the 4th May, 1886.—It is hereby notified that the Secretary of State for India has, by Resolution in Council, declared the provisions of the first section of an Act passed in the thirty-third year of Her Majesty's reign, Chapter 3, entitled "An Act to make better provision for making Laws and Regulations for certain parts of India, and for certain other purposes relating thereto," to be from the 1st of March,

¹ The Scheduled Districts Act, 1874, was also declared in force in Upper Burma (except to Shan States) by the Upper Bur na Laws Act, 1898 (13 of 1898), s. 4 (1) and Schedule 1.

1826, applicable to Upper Burma, with the exception of the Shan States being part of the territories under the Government of the Governor General of India in Council.

[See Gazette of India, 1836, Pt. I, p 311]

Enactments declared in force in or extended by Notification under the Scheduled Districts Act, 1874 (XIV of 1874).

Lear.	No.	Short title.	Extent to which declared in force.	Notification
1850	21	Caste D sabilities Removal Act.		Dord D. 110. Fernan, 1852 - In structure to sort the sport conformal type et on 5 of the Scheduled Districts Act, 1874 (XII of 1874) and with the previous sanction of the Governor Governor of Lettan is Indused to raised the Caste Pashitre Removal Act, 1800 (XXI of 1890), to the Shan hater [See Garette of Ind., 1872, Ft. I, p. 92]
	Χv	Parel Marriage and Divorce	The whole sulject to the whole sulfaction to the collection of the collection of Lower lurms shall be the likely Court of the likely Court and said of the Act.	No 1972, detail the 1979 Age, 1977—the precision of the posteriorists by sections 2 and 50 act if a Erchellus Destrict Act, 1971 (21) of 1970, and with the previous association of Lieutenan-University of 1970 and 1970 act in 1970 act
1907	3	Provincial Insolvency	The whote .	As 31, dated \$70 April, 1901—In exercise of the power conferred by pection 5 of the Rechallo Dattice Act, 1974 (XI) of 1974, and with the Act, 1974 (XI) of 1974, and with thereal in George, the University torary in James 10, extend to 1979 of 1974 (XII) of 1977 [See Euroma Garcele, 1974, P. I., p. 207]
1954	5	Cole of Cr I Proce- care 1994 (3 of 1996)		No. 7, detal 18 Jensey 1979-18, second 18 Jensey 1979-18, second 18 Jensey 1979-18, second 1979-1979-1979-1979-1979-1979-1979-1979

APPENDIX I.

1. ENACTMENTS DECLARED IN FORCE IN OR EXTENDED BY NOTIFICATION UNDER THE SCHEDULED DISTRICTS ACT, 1874 (XIV or 1874), TO THE SCHEDULED DISTRICTS IN BURMA.

The following are the Scheduled Districts in Burma:-

- 1. The Arakan Hill Tracts.
- 2. Upper Burma (except the Shan States).

The Arakan Hill Tracts.

The Scheduled Districts Act, 1874 (XIV of 1874), was brought into force in the Irakan Hill Tracts by the following notification:—

No. 346, dated the 14th August, 1889.—In exercise of the powers conferred by section 3 of the Scheduled Districts Act, XIV of 1874, the Chief Commissioner of Burma, with the previous sanction of the Governor General in Council, declares that the said Act is in force in the Hill Tracts of Arakan.

[See Burma Gazette, 1889, Pt. I, p. 369.]

Enactments declared in force in or extended by Notification under the Scheduled Districts Act, 1874 (XIV of 1874).

1	2	3	4	5	6
Year.	No.	Short title or subject.	Places in or to which declared in force or extended.	Extent to which declared in force or extended.	NOTIFICATION.
1882	XIV	The Code of Civil Procedure, 1882.	Arakan Hıll Tracts	Sections 223 to 228.	No. 347, dated the 14th August, 1889.—In exercise of the powers conferred by section 5 of the Scheduled Districts Act(XIV of 1874), the Chief Commissioner of Burma, with the previous sanction of the Governor General in Council, extends sections 223 to 228 of the Code of Civil Procedure to the Hill Tracts of Arakan. [See Burma Gazette, 1889, Pt. I, p. 369.]

2.-Upper Burma.

The 'Scheduled Districts Act was brought into force in Upper Burma by the following notification:—

No. 789-E., dated the 4th May, 1886.—It is hereby notified that the Secretary of State for India has, by Resolution in Council, declared the provisions of the first section of an Act passed in the thirty-third year of Her Majesty's reign, Chapter 3, entitled "An Act to make better provision for making Laws and Regulations for certain parts of India, and for certain other purposes relating thereto," to be from the 1st of March,

¹ The Scheduled Districts Act, 1874, was also declared in force in Upper Burma (except to Shan States) by the Upper Burna Laws Act, 1898 (13 of 1898), s. 4 (1) and Schedule 1.

1836, applicable to Upper Burms, with the exception of the Ehan States being part of the territories under the Government of the Governor General of India in Council.

[See Gazette of India, 1236, Pt I, p 311]

Enactments declared in force in or extended by Notification under the Scheduled Districts Act, 1874 (XIV of 1874).

İ	No	Short title.	Extent to which declared in force	Sourcerion.
1850	21	Caste Destilities Pemoval Act.		Desglut 128. Fermer, 1137—lastic for the color of the score conferred to section 5 of the Scheduled Detects Act. 152 (X15 of 1876 and with the previous amorties of the Governor towards of 18 cm in 18 cm of 18 c
	ZV	Parii Marriage and Divorce	The whole suffered to the manufacture of emailtration for the Chief Court of Lower Burns shall be the High Court of the High Court shall also the Act.	As 1922, doid the 1922 July 2015. The creative of the Speet constraint by sections 3 and 5A of the Robuston Drattet Art. 1974 (AL) of 1970, and with the previous anordem of the 1970 July 2015. Include the Speed Control of the 1970 July 2015. Licetrant bootness of 1970 Juria, it placed to extend to type I owns recept the Polan States the 1970 or 1970, and 10 deviate that the cytes the 1970 July 2015. Licetrant the 1970 to the 1970 Juria and 1970 July 2015. Licetrant the 2015. Licetrant
1907	3	Provincial Insolvence	Thewhole .	No. 31 dated 22th April 1987—In externs of the power, conferred 19 year on S. of the Nobelian Datace Act, 1984 (XI) of 1981, and a the created 19 Denote, the Leutenant toward 19 Denote, the Leutenant toward 19 Denote, the Leutenant toward 19 (Insel Denote 1) of the created 1987 (1988) (Insel Denote 1) of the leutenant Insel Deno
l.ej	\$	Cole of Cr 1 Provider 19-4 (2 cf 19-4)	••••	So I did Id Jensey II I - In species of the presentational types of the presentational types of the III I I I I I I I I I I I I I I I I I

APPENDIX II.

REGULATION No. II of 1910.

- [Received the assent of the Governor General on the 4th June, 1910; published in the Gazette of India on the 11th June; and in the Burma Gazette on the 9th July, 1910.
- A Regulation to amend the Burma Laws Act, 1898, the Kachin Hill-Tribes Regulation, 1895, and the Chin Hills Regulation, 1896.

Whereas it is expedient to amend the Burma Laws Act, 1898, the XIII of ²Kachin Hill-Tribes Regulation, 1895, and the ³Chin Hills Regulation, ¹⁰⁷⁰_{1 of 1895}. 1896; It is hereby enacted as follows:—

Short title and commenc

mendment of section 10,

sub-section

(1), of Act XIII of 1898.

Amendment

of section 1, sub-section

Amendment of section 3.

sub-section

(z), of Regulation I of 1895. Amendment

of section 3,

sub-section

(2), of Regulation Vof

(3), of Regulation I of 1895.

- 1. (1) This Regulation may be called the Burma Laws Act, Kachin Hill-Tribes Regulation and Chin Hills Regulation Amendment Regulation, 1910; and
 - (2) It shall come into force at once.
- 2. In section 10, sub-section (1), of the Burma Laws Act, 1898, for XIII of the words "with the previous sanction" the words "subject to the 1898. control" shall be substituted.
- 3. In section 1, sub-section (3), of the Kachin Hill-Tribes Regula- I of 1895. tion, 1895, for the words "with the previous sanction" the words "subject to the control" shall be substituted.
- 4. In section 3, sub-section (2), of the Kachin Hill-Tribes Regulation, 1895, for the words "with the previous sanction" the words "subject to the control" shall be substituted.
- 5. In section 3, sub-section (2), of the Chin Hills Regulation, 1896, v of 1896. for the words "with the previous sanction" the words "subject to the control" shall be substituted.

¹ Ante, p. 132. ² Ante, p. 253. ³ Ante, p. 284.

BURMA ACT No I of 1910

THE BURMA PROCESS FEFS ACT, 1910

[16th May, 1910, 20th July, 1910]

An Act to consolidate and amend the law relating to the service and execution of processes in Burma.

WHERE IS It is expedient to consolidate and amend the law relating I reant's to the service and execution of processes in Burma. It is hereby enacted as follows ---

- 1. (1) This Act may be called the Burma Process I ces Act, 1910,
- (2) It shall extend to the whole of Burma, and

Stort to la and com mercement.

n tapply to ares in which

- (3) It shall come into force on such date as the Local Government may by notification direct
- 2 Sections 20, 21, 22 and 23 of the Court Fees Act, 1870, shall not the Court apply to the area in which this Act is in force Fers Act wi ch shall

this to is 3 Subject to the control of the Governor General in Council, and tieneral notwithstanding anything in section 2) of the Court I ces Act, 1870, the lover of I ocal Government may make rules with respect to-(a) The establishments to be maintained for the service and exe-

Linternment tomake cution of processes and notices issued by Civil and Criminal

- Courts and by Revenue and Executive Officers of Government. (b) the remuneration of the peops and other persons employed in
- such service or execution.
- (c) the maintenance of registers in connection with the i sue and s rvice of such proces s and notices,
- (it) the fees chargeable for such service and execution, and
- (c) the manner in which such fies shall be levied and recovered
- 4 The enactments mentioned in the Schedule are repealed to the Leres of extent mentioned in the fourth column thereof

to Proceduant Contract I to It III In Variet 1910 Fr III I at and

Appendix.

Process fees.

[1910 : Bur. Act I.

[1910 : Bur. Act II.

Steam-boilers and Prime-movers.
Schedule.

Year.	Number.	Short title or Subject.	Extent of Repeal.
1	2	3	4
		Acts of the Governor General in Council.	•
1876	11	The Burma Land and Revenue Act	Section 58, clause (d).
1900	VI	The Lower Burma Courts Act	Section 41.
		REGULATIONS OF THE GOVERNOR GENERAL IN COUNCIL.	
1889	111	The Upper Burma Land and Revenue 'Regulation.	Sections 44, sub-section (1), clause (c), 44, sub-section (2), 49 and 50, clause (a).
1896	I	The Upper Burma Civil Courts Regulation .	Sections 30, sub-sections (1),- clause (a), and 32.

BURMA STEAM-BOILERS AND PRIME-MOVERS ACT, 1910.

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Limitation of application of Act.

- 2. Repeal of Act XVIII of 1882 and Act I of 1885.
- 3. Definitions.
- 4. Constitution of Boiler Commission.
- 5. Powers and duties of Boiler Commission. Appeals.
- 6. Prohibition of unlicensed boilers and uncertificated persons.
- 7. Procedure with regard to inspection.
 - 8. Inspector may require alterations.
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- 10 Report of accident or non use by owner
 - 11 Licensing of boilers, etc., in charge of certain engineers.
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THE PIRST SCHEDULE

THE SECOND SCHEDULE

THE THIRD SCHLDULE

THE TOURTH SCHEDULE

BURMA ACT No II or 1910

THE BURMA STEAM-BOILERS AND PRIME-MOVERS ACT, 1910

[16th May, 1910, 27th July, 1920]

An Act to amend and declare the law relating to Steam-boilers and Prime-movers attached thereto in Burma

Whire is it is expedient to amend and declare the law providing for pressive the inspection of steam-boilers and primi-movers attached thereto, and for the management of the same by computent persons. It is hereby enacted as follows —

- 1 (I) This Act may be called the Burma Steam-boilers and Prince-Electric movers Act, 1910
- (2) It shall come into force on such day as the Local Government may consider the notification direct
- (3) It shall extend to such local areas as the Local Government may local event by notification direct

of or Saturned of Olympia and Landson on Parish Gardie 1900. Pt. III. p. III. for fleet of before the mineral 1900. IIII. p. III. and for Landson or total 1900 pt. III. p. II

Steam-boilers and Prime-movers.

(4) Nothing in this Act shall apply to—

- (a) any boiler or prime-mover used on board a steam-vessel, or used upon and appertaining to a Railway,
- (b) any boiler or prime-mover used exclusively for domestic purposes at atmospheric pressure, or
- (c) any boilers or prime-movers or classes of boilers or prime-movers which the Local Government may by notification specify in this behalf.

Repeal of Act XVIII of 1882 and Act I of 1885. Definitions.

Limitation

of application of Act.

- 2. The Burma Steam-boilers and Prome-movers Act, 1882, as amend-XVIII of ed by the Burma Steam-boilers and Prime-movers Act, 1885, is hereby 1882 and repealed.
- 3. In this Act, unless there is something repugnant in the subject or context,—
- boiler '2 includes any vessel used for generating or containing steam under pressure;
- "prime-mover" includes any engine which derives its power from steam, a fly-wheel, first driving shaft or pulley attached to such engine, and every appurtenance necessary for the safe and efficient working thereof;
- "owner" includes any agent or hirer using any boiler or primemover;
- "rules hereunder" mean the rules for the time being in force under section 21 of this Act;
- "Inspector" means a person appointed under this Act to be an Inspector;
- "railway" has the meaning defined in the Indian Railways Act, IX of 1890... 1890, section 3, sub-section (4);
- "steam-vessel" has the meaning defined in the Inland Steam-vessels VI of 1884. Act, 1884, section 5, sub-section (2).

Constitution of Boiler Commission.

Powers and

Commission.

duties of Boiler

- 4. The Local Government may, at any time after the passing of this Act, appoint three or more persons to be members of and to constitute the Boiler Commission.
 - 5. The Boiler Commission shall, subject to the rules hereunder,—
 - (a) supervise the administration of this Act;
 - (b) appoint persons to be Inspectors;
 - (c) appoint persons to be members of general or special Examining Boards for the purpose of examining engineers and enginedrivers under this Act;

¹ Genl. Acts, Vol. IV.

Steam builers and Prime movers

- (d) issue certificates authorizing engineers and engine drivers to take charge of steam boilers and prime movers,
- (c) consider and decide appeals from the orders or notices issued Ap estably any Inspector
- 6 A boiler or prime-mover shall not be used or permitted to be used Pr 1.1 size unless—
 - (a) a license authorizing its use has been issued and is in force uncertained under this Act,
 - (b) the person in charge thereof has been granted a certificate authorizing him to take charge of boilers or prime-mosers, or a boiler or prime mover, as the case may be, and such certificate is in force under this Act, and
 - (c) the conditions prescribed by the license and the rules here under are fulfilled

Provided that no license shall be required for any prime mover us all solely as a pump for feeding any licensed boiler or boilers or any appur tenance to a duly licensed boiler or prime mover

- 7. (1) When the owner of a boiler or prime mover desires to obtain a lossel relicense in respect thereof, he shall apply for an inspection and license to the lispector of the local area in which he resides, or, if no such Inspector has been appointed, to the Boiler Commission, who shall depute an Inspector to appoint a day for inspection
- (2) On receipt of such application an Inspector, by arrangement with the owner, shall appoint a day for the inspection of the same and shall notify the owner to the like effect. Provided that the day so appoint dishall be if the boiler or prime mover is situate in the town of langeon, Moulmein, Bassein or Mandalay, not later than seven days and, if it is situate elsewhere, not later than twenty-one days, from the day on which the notice is received.
- (3) At the time appointed an Irspector shall hold such inspection and the owner or person in charge of the boiler or prime mover shall afford to the Inspector all reasonable facilities for the same and all such information as may reasonably 1 required.
- B If after making the inspection the Inspector is of opinion that the I type is locally or Trime-mover requires alteration or addition, he shall serve on which we then owner thereof, within three days of such inspection, a written roll expecting the alteration or addition which is in his opinion required.
 - 9. When an Inspector is satisfied,-

ler eat

(a) that the boiler or prime mover is in good condition, and not so exposed as to be likely to be dargerous.

Steam-Boilers and Prime-movers.

- (b) that any alteration or addition, specified under the preceding section has been properly made; and
- (c) that the prescribed fee has been paid;

he shall forthwith issue a license to the owner in the form prescribed in the First Schedule annexed hereto and in accordance with the rules for the time being in force.

Report of accident or non-use by owner.

- 10. (1) If any accident occurs occasioning such damage to a duly licensed boiler or prime-mover as affects its safety or efficiency, the owner or person in charge thereof shall report the same to an Inspector or to the Boiler Commission within twenty-four hours of the occurrence thereof.
- (2) If no steam has been generated under pressure in any duly licensed boiler in charge of an engine-driver or of an engineer of the second class during a continuous period of four months, the owner or person in charge thereof shall report the same to an Inspector or to the Boiler Commission and shall not use such boiler until written permission to do so has been obtained from the Inspector or the Boiler Commission: Provided that no fees shall be charged for such written permission or for any re-inspection under this sub-section.

Licensing of boilers, etc., in charge of certain Engineers.

- 11. (1) When a boiler or prime-mover is in charge of an engineer who has obtained, in accordance with the rules made under section 21, a certificate as engineer of the first class, the Boiler Commission may, by an order in writing, direct that the report of that engineer shall, for the purpose of granting a license under this λ ct in respect of that boiler or prime-mover, be received as sufficient evidence of the matters referred to in section 9, clause (a).
- (2) The Boiler Commission may by an order in writing rescind any order made under sub-section (1).
- (3) If the owner of any boiler or prime-mover, in respect of which an order under sub-section (I) is in force, presents to the Inspector, at the time of forwarding an application in respect of that boiler or prime-mover under section 7, a report in respect of that boiler or prime-mover in the form prescribed in the Second Schedule hereto annexed, or a form to the like effect, and signed by the engineer mentioned in the order, and pays to the Inspector such fee as may be prescribed by the rules hereunder, the Inspector shall, notwithstanding anything hereinbefore contained, endorse on the report a license in the form prescribed in the Third Schedule hereto annexed, or a form to the like effect, without examining the boiler or prime-mover.

Steam boilers and Prime movers.

12 Any engineer signing any report under section 11 which he either remove knows or believes to be false in any material point shall be deemed to "Fire false have committed an offence punishable under section 197 of the Indian et al 11 860 Penal Code

13. An Inspector may revoke or suspend any license in respect of any Percenter boiler or prime-mover when there is reason to believeof luman

(a) that the license has been fraudulently obtained or has been

(b) that such boiler or prime-mover is not in charge of a person duly authorized according to the rules hereunder, or has since the date of list inspection sustained damages affecting its safety or efficiency or is not in an efficient condition, or

granted erroneously or without sufficient inspection.

- (c) where the license has been granted under section 11, that the boiler or prime mover has cared to be under the charge of the engineer on whose report the license was granted
- 14. (1) When a person desires to obtain a certificate authorizing him beneat to take charge of boilers or prime movers, or a boiler or prime mover, as certainteen the case may be, he shall apply to the Boiler Commission for such certificate
- (2) On receipt of such application the Boiler Commission may either proceed to issue a certificate, without examination, in accordance with rules which may be prescribed under clause (c) of section 21 or may require the person so applying to be examined by an Iximining Board. who shall report on the competency of such person to the Boiler Commission
- (3) On receipt of such report the Boiler Commission of satisfied that the person so applying is competent to take charge of boilers or prime movers, or a boiler or prime-mover, as the case may be, shall issue a certificate
- (4) All certificates shall be in the form prescribed in the Lourth Schedule hereto

15 The Boiler Commission may issue certificates of three kinds -

- (1) an engine driver's certificate.
- (ii) a certificate as engineer of the second class,
- (iei) a certificate as engineer of the first class

A person holding an engine-driver's certificate may have charge of ins one boiler and prime mover of not mere than "O neminal l'erse pawer A person holding a certificate as engineer of the second class

Steam-Boilers and Prime-movers.

- (b) that any alteration or addition, specified under the preceding section has been properly made; and
- (c) that the prescribed fee has been paid;

he shall forthwith issue a license to the owner in the form prescribed in the First Schedule annexed hereto and in accordance with the rules for the time being in force.

Report of sceident or non-use by owner,

- 10. (1) If any accident occurs occasioning such damage to a duly licensed boiler or prime-mover as affects its safety or efficiency, the owner or person in charge thereof shall report the same to an Inspector or to the Boiler Commission within twenty-four hours of the occurrence thereof.
- (2) If no steam has been generated under pressure in any duly licensed boiler in charge of an engine-driver or of an engineer of the second class during a continuous period of four months, the owner or person in charge thereof shall report the same to an Inspector or to the Boiler Commission and shall not use such boiler until written permission to do so has been obtained from the Inspector or the Boiler Commission: Provided that no fees shall be charged for such written permission or for any re-inspection under this sub-section.

Licensing of boilers, etc., in charge of certain Engineers.

- 11. (1) When a boiler or prime-mover is in charge of an engineer who has obtained, in accordance with the rules made under section 21, a certificate as engineer of the first class, the Boiler Commission may, by an order in writing, direct that the report of that engineer shall, for the purpose of granting a license under this Act in respect of that boiler or prime-mover, be received as sufficient evidence of the matters referred to in section 9, clause (a).
- (2) The Boiler Commission may by an order in writing rescind any order made under sub-section (1).
- (3) If the owner of any boiler or prime-mover, in respect of which an order under sub-section (1) is in force, presents to the Inspector, at the time of forwarding an application in respect of that boiler or prime-mover under section 7, a report in respect of that boiler or prime-mover in the form prescribed in the Second Schedule hereto annexed, or a form to the like effect, and signed by the engineer mentioned in the order, and pays to the Inspector such fee as may be prescribed by the rules hereunder, the Inspector shall, notwithstanding anything hereinbefore contained, endorse on the report a license in the form prescribed in the Third Schedule hereto annexed, or a form to the like effect, without examining the boiler or prime-mover.

- 12 Any engineer signing any report under section 11 which he either Formers knows or believes to be false in any material point shall be deemed to be false in any material point shall be deemed to be taken have committed an offence punishable under section 197 of the 'Indian section 197 of
 - 13 An Inspector may revoke or suspend any license in respect of any learning boiler or prime-mover when there is reason to believe—
 - (a) that the license has been fraudulently obtained or has been granted erroneously or without sufficient inspection,
 - (b) that such boiler or prime mover is not in charge of a person duly authorized according to the rules hereunder, or has since the date of last inspection sustained damages affecting its safety or efficiency or is not in an efficient condition, or
 - (c) where the license has been granted under section 11, that the boiler or prime-mover has coased to be under the charge of the engineer on whose report the license was granted
 - 14 (1) When a person desires to obtain a certificate authorizing him live of to take charge of boilers or prime movers, or a boiler or prime mover, a certificate, the case may be, he shall apply to the Boiler Commission for such certificate
 - (2) On receipt of such application the Boiler Commission may either proceed to issue a certificate without examination, in accordance with rules which may be prescribed under clause (c) of section 21 or may require the person so applying to be examined by an I vamining Board who shall report on the competency of such person to the Boiler Commission
 - (3) On receipt of such rejort the Boiler Commission, if satisfied that the person so applying is competent to take charge of boilers or prime movers, or a boiler or prime-mover, as the case may be shall issue a certificate
 - (4) All certificates shall be in the form prescribed in the Lourth Schedule hereto
 - 15 The Boiler Commisson may issue certificates of three kinds -

estiles of

- (i) an engine-driver's certificate,
- (ii) a certificate as engineer of the second class,
- (141) a certificate as engineer of the first class

A person holding an engine-driver's certificate may have charge of any one louter and prime mover of not more than "0 romanal lerse-power apiece. A person holding a certificate as engineer of the second class.

Steam-boilers and Prime-movers.

may have charge of boilers and prime-movers belonging to the same owner, provided that such boilers or prime-movers are situate within a radius of five hundred feet. A person holding a certificate as engineer of the first class may have charge of any boilers and prime-movers the property of the same owner, provided that, in the event of his being in charge of boilers or prime-movers of which any one is outside such radius of five hundred feet such boiler or prime-mover is under the direct charge of a duly certificated engine-driver or engineer of the second class.

Appeal.

- 16. (1) The owner of any boiler or prime-mover may appeal from any order or notice issued by an Inspector to the Boiler Commission within fourteen days from the receipt of such order or notice.
- (2) The Boiler Commission shall appoint two or more of its members to hear such appeal and shall duly notify the owner of the hearing of the same.
- (3) The members shall duly hear such evidence as may be produced and shall determine the appeal.
- (4) All orders passed by the Boiler Commission shall be subject to appeal to the Local Government, whose decision shall be final.
- (5) The authority deciding an appeal under sub-section (3) or sub-section (4) shall make such orders as to costs as may seem just, and when costs are given against an appellant, the same shall be recoverable from him as if it were an arrear of land-revenue.

Power to enter premises.

17. An Inspector may at any time enter into any place or building where he has reason to believe that a boiler or prime-mover is used for the purpose of inspecting the same.

Penalties.

- 18. (1) An owner or person in charge of a boiler or prime-mover who—
 - (a) uses or permits the use of the same in contravention of section 6;
 - (b) fails to produce the license, if any, issued for such boiler and prime-mover on demand by any member of the Boiler Commission or by any Magistrate having jurisdiction in the place where such boiler or prime-mover is situated, or by any person authorized by such Magistrate to demand such production or by an Inspector;
- (c) contravenes any of the provisions of section 10, and every person who prevents an Inspector from entering any place or building in accordance with the provisions of the preceding section may be punished with fine not exceeding five hundred rupees.

purposes ---

Steam-boilers and Prime morers

- 19. No charge of an offence under this Act shall be brought against series any person without the previous senction of the Boiler Commission or of and the District Magistrate, nor after the expiration of six months from the previous date of the commission of the offence alleged
- 20. If an owner wishes to have his boiler or prime-mover inspected of tages or tested for purposes of sale or insurance or for any other purpose which, f, parent in the opinion of the Boiler Commission, may justify an inspection of salest under this section, the Boiler Commission, on receipt of a written request with the prescribed fee, may direct an Inspector to inspect and test the same, and if satisfied le may issue a certificate in such form as may be prescribed
- 21. The Local Government may from time to time make rules con make reles sistent with the provisions of this Act for all or any of the following
 - (a) for prescribing the powers and duties and for regulating the procedure of the Boiler Commission,
 - (b) for prescribing the powers and duties and defining the local jurisdiction of Inspectors,
 - (c) for determining the time for and the conditions under which licenses shall be granted, the fees payable for such licenses and the time and manner of payment of such fees.
 - (d) for prescribing the powers and duties and for regulating the procedure of Examin ng Boards appointed to examin e engineers and engine drivers and for providing for the holding of local examinations at reasonable intersals in such local areas as the Local Government may specify from time to time.
 - (e) for regulating the issue of certificates with or without examination to engineers and engine-drivers, for determining the time for and the conditions under which such certificates shall be in force and for fixing the fees payable for such certificate and the time and manner of payment of such fees;
 - (f) providing for the cancellation or suspension of engineers' or engineers' certificates and in larticular for-
 - (i) the procedure to be followed in enquiries into allegations of incompetency, drunkences, in second of or negligence on the part of holders of such certificates, and

Steam-boilers and Prime-movers.

- (ii) the deposit of such certificates by the holders of the same, when so required, pending the result of such enquiries and the action to be taken on their failure to comply with such requisitions;
- (g) for regulating the procedure of the Boiler Commission on hearing appeals and conferring on the members thereof when sitting for the hearing of such appeals any of the powers conferred on a Civil Court by the ¹Code of Civil Procedure;

V of 1908.

- (h) for defining the method of calculating nominal horse-power;
- (i) for prescribing the conditions under which inspections of boilers and prime-movers may be made and certificates granted under section 20, the form of such certificates and the fees payable in respect thereof;
- (j) for regulating the disposal of all fees and fines imposed or levied under the Act; and
- (k) generally for carrying out the purposes of this Act.

All rules made under this section shall be made after previous publication, and when made shall be finally published in the Gazette and shall come into force on such date as may therein be specified.

22. All acts and proceedings of the Boiler Commission shall be subject to the approval of the Local Government.

THE FIRST SCHEDULE.

(See Section 9.)

FORM OF LICENSE.

Name of person.	Description of boiler.	Description of prime- mover.	Power.	When and where made.	When and where last repaired.	Period for which license is to be in force.	Remarks.
1	2	3	4	5	6	7	8

¹ Genl. Acts, Vol. VI.

Proceedings of Boiler Commissions subject to approval.

Steam boilers and Prime movers

I, the undersigned, certify that I have examined the abovenamal boiler and prime-mover, and to the best of my judgment they are in good condition, and are not so exposed as to be likely to be dangerous

Сохратто

- I The boder shall not be used at a pressure greater than and if the same has been or is being used at a greater pressure, the matter shall at once be reported to the Inspector of the local area, or, if no such Inspector has been appointed, to the Boder Commission
- 2 In case of any material damage affecting the safety or efficiency of the boiler the matter shall, within 24 hours, he reported to the Inspector of the local area, or, if no such Inspector has been appointed, to the Boiler Commission
- 3 In case the boiler is in charge of an engine driver or of a second class engineer and is not used for a continuous period of four months the matter shall be reported to the Inspector of the local area, or, if no such Inspector has been appointed, to the Boiler Commission, and the boiler shall not be used without the written permission of the Inspector of the local area or of the Boiler Commission.

! This license will cease to be in force on the

19

Provided that if an application has been made for inspection as provided by section 7 of the Act, not less than 7 days before the above mentioned date, this beenso will continue in force until such inspection has been made and a license either issued or refused

(Signed) Inspector

Dated at

This

day of

19

Steam-boilers and Prime-movers.

THE SECOND SCHEDULE.

(See Section 11.)

REPORT OF ENGINEER.

Name of owner.	Description of boiler.	Description of prime- mover.	Power.	When and where made.	(When and where last repaired.	Number and date of certificate of engineer in charge.	REMARKS.
1	2	3	4	5	6	7	8
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I, the undersigned, certify that I am in charge of the boiler (or prime-mover) above described, that I have examined the same, and, to the best of my judgment, it is in good condition, and is not so exposed as to be likely to be dangerous, and may safely be licensed for the period of.

(Signed) Engineer.

Dated at

This

day of

Steam-boilers and Prime-meters.

THE THIRD SCHEDULE.

(See Section 11.)

FORM OF LICENSE TO BE ENDORSED ON REPORT OF ENGINEER.

I, the undersigned, hereby authorize the use of the boiler (or primemover) to which this report refers for a period of ending on the day of 19.

(Signed) Inspector.

Dated at This

day of

19 .

THE FOURTH SCHEDULE.

(See Section 14.)

FORM OF CEPTIFICATE.

This is to certify that is qualified to act as Engager of the Engaged are under the Burma Steam-boilers and Prime-

movers Act, 1910

This certificate is usued under the provisions of section 14 of the said Act.

Secretary of the Bester Communion.

Dated at
This day of

. 19 .

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